improvements.

2 3

4

8

10

12

14

15 16

17 18

19

21

22

23 24

25 26

27

28 29

30

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

AN ORDINANCE approving a contract for

Street Lighting Improvement Resolution No. 154-81 for E. Rudisill Blvd., between the City of Fort Wayne, Indiana, and Weikel Line Co., Inc., Contractor for

SECTION 1. That a certain contract dated September 30, 1981, between the City of Fort Wayne, Indiana, by and through its Mayor and the Board of Public Works, and Weikel Line Co., Inc., Contractor for:

> the lighting of the East Rudisill Blvd. (Lafayette to South Anthony) Area with an underground ornamental lighting system,

under Board of Public Works Street Lighting Improvement Resolution No. 154-81, at a total cost of \$35,380.34, all as more particularly set forth in said contract which is on file in the Office of the Board of Public Works and is by reference incorporated herein and made a part hereof, be and the same is in all things hereby ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

> ful COUNCILMAN

APPROVED AS TO FORM AND LEGALITY OCTOBER 9, 1981.

BRUCE O. BOXBERGER, CITY ATTORNEY

seconded by by title and r Plan Commissio due legal noti Indiana, on DATE:	10-13-81	, and Committee dation) an ncil Chamb	duly adopted, d Public Hear ers, City-Cou at CHARLES W. CITY CLERK	read the	day of M. E.S.T.
passage. PA	SSED (LOST)	oy the fol	lowing vote:		
	AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:
TOTAL VOTES			· 		-
BURNS	$\underline{}$				
EISBART					
GiaQUINTA					
NUCKOLS					****
SCHMIDT, D.					
SCHMIDT, V.					
SCHOMBURG					
STIER					
TALARICO					
DATE:	10-27-8		Charles W. V	a aresi	erman :
Passed an	nd adopted by t	he Common	Council of th	e City of	Fort Wayne,
Indiana, as (ZC	NING MAP) (G	ENERAL)	(ANNEXATION)	, (SPECIAL	.)
(APPROPRIATION)	ORDINANCE (RESOLUTION	1) No.	232-8	2/
on the <u>27</u>	the day o	f	clober	, 198/	
Charles W	. Western ATT	est:	(SEAL)	2 Sucks	
CHARLES W. WEST	ERMAN - CITY C	LERK	PRESIDING OF		
the 28-	day of	adra	v , 19 8	rt Wayne, , at the	hour of
			CHARLES W. W	0.00	- mans
Approved	and signed by			,E.S.T.	_day of Ock.
				0	
			WINFIELD C. MAYOR	MOSES, JR.	

	CITY UTILITIES
REPORT OF THE COM	MITTEE ON
WE, YOUR COMMITTEE ON City Utiliti	TO WHOM WAS REFERRED AN
ORDINANCE approving a contract for S	treet Lighting Improvement Resolution
No. 154-81 for E. Rudisill Blvd.,	between the City of Fort Wayne,
Indiana, and Weikel Line Co., Inc.,	Contractor for improvements
The state of the s	•
	• ,
HAVE HAD SAID ORDINANCE UNDER CONSIDE BACK TO THE COMMON COUNCIL THAT SAID PAUL M. BURNS, CHAIRMAN	
VIVIAN G. SCHMIDT, VICE CHAIRMAN	Tivean A Schmidt
BEN A. EISBART	Ca alila
SAMUEL J. TALARICO	Samuel J. Talanio
ROY J. SCHOMBURG	Ry Schory
DATE CHARLES W. V	D IN VESTELMAN, CITY CLERIT

11-19-20 9/30/81

CONTRACT -154-81

STATE OF INDIANA)
COUNTY OF ALLEN)

THIS AGREEMENT AND INDENTURE made and entered into this, the $\frac{30}{}$ day of $\frac{198}{}$, by and between:

The City of Fort Wayne

The party of the first part, termed in this agreement and the Contract Documents as the "Purchaser," and

Weikel Line Co. Inc.

The part of the second part, termed in this agreement and the Contract Documents as the "Contractor":

WITNESSETH:

THAT, WHEREAS, the Board of Public Works has heretofore caused to be prepared certain contract documents for furnishing labor and equipment and performing work therein fully described, and the Contractor did, on the 9th day of September 1981 file with the Board of Public Works, a copy of said contract documents, together with his offer and terms therein fully stated and set forth, and,

WHEREAS, the said contract documents accurately and fully describe the terms and conditions upon which the Contractor is willing to furnish the labor and equipment and perform the work called for by the said contract documents and in the manner and time of furnishing and performing same.

.IT IS THEREFORE, AGREED:

FIRST - That a copy of said contract documents filed as aforesaid be attached hereto and that the same do in all particulars become the agreement and contract between the parties hereto in all matters and things set forth therein and described, and further, that both parties hereby accept and agree to the terms and conditions of said contract documents so filed, for the following:

To light the East Rudisill Blvd. (Lafayette to So. Anthony) with an

underground ornamental lighting system in the amount of \$35,380.34.

SECOND - The Contract Documents hereto annexed are made a part of this agreement and contract as fully and as absolutely as if herein set out verbatim.

This contract consists of the following component parts all of which are as fully a part of this contract as if herein set out verbatim, or if not attached, as if hereto attached

- 1. Advertisement for bids
- Instructions to bidders
- 3. Specifications and special provisions
- Detailed specifications and addendum
- Construction drawings
- Application for cut permits into Fort Wayne street, county roads and/or State highways
- 7. Street barricade maintenance information
- 8. Contractor's bid
- 9. Material list
- 10. Bidder's Bond
- 11. Non-Collusion Affidavit
- 12. Certificate in lieu of financial statement
- 13. Certificate in lieu of Equal Employment Statement and Affirmative Action Program
- 14. Equal Opportunity Clause
- 15. Federal Labor Standards Provisions
- 16. Copeland "Anti Kick Back" Act (18 U.S.C. Sec. 874)
- 17. Davis-Bacon Act
- 18. Federal Wage Scale
- 19. State Prevaling Wage Scale
- 20. This Contract
- 21. Performance Bond

In the event that any provisions in any of the above component parts of this contract conflicts with any provision in any other of the component parts, the figured dimensions and sizes specified are to take precedence over scale measurements, or should any part of the work, materials or apparatus be dimensioned or sized differently on different drawings or different parts of the same drawings, the larger or heavier sizes shall take precedence unless otherwise directed or corrected by the engineer.

THIRD - The unit prices agreed to in this contract will remain in effect until the work covered under this contract is completed.

FOURTH - This contract is executed in duplicate.

representation of the further stipulated that not less than the general prevailing rate of waves as ascertained by the City of Fort Wayne or the Indiana Department of Labor shall be paid to all workmen performing work on this contract.

SIXTH - It is further stipulated that Contractor shall pay all lawful claims or indebtedness which may accrue, by operation of law and otherwise, to any persons, firm or corporation on account of any labor or service performed or raterial furnished or service rendered, in the carrying forward, performing, and completing of said contract including Subcontractors, laborers, materialmen, and those performing service on account of or directly in connection with the completion of said contract.

SEVENTH - It is further stipulated that any judgment rendered against the City of Fort Wayne or any official thereof, in any suits for damages for injury to real or personal property, or for any injury, sustained by any person growing out of any act or doing of Contractor, or its agents, employees or workmen and that any judgment of any court or award of any Board of Arbitrations or of the State Industrial Board of the State of Indiana rendered against the City of Fort Wayne in any suit or claim arising under said Workmen's Compensation Acts, of the State of Indiana, now in force, relating to compensation for accidental injuries or death suffered by his employees or the employees of any Subcontractor or Subcontractors in the course of their employment, when notice of the pendency of such suit, hearing or arbitration shall have been given said Contractor, shall be conclusive against Contractor as to amount, liability and all other things pertaining thereto: it being the intent of the parties hereto that Contractor indernify and hold harmless City in the premises.

EIGHTH - The Contractor further agrees to be bounded by Section 15-13 (as amended), of the Code of the City of Fort Wayne, Indiana of 1974, passed by the Common Council of the City of Fort Wayne, Indiana as General Ordinance No. G-34-78 (as amended) on December 12th, 1978, a copy of which Section is attached, and incorporated herein and made a part hereof. (NE/1 -NE/3).

NINTH - The Contractor shall furnish a Performance Bond in a form acceptable to the City of Fort Wayne for the full value of the work.

IN FAITH WHEREOF, witness the hands and seals of both parties on the day and year in this agreement first above written.

APPROVED:	BOARD OF PUBLIC WORKS
MAYOR	Part Andrew Hotel
Sended to Kenneidy	Betty R. Colles
	CONTRACTOR:
•	THE WEIREL LINE CO., INC
	BY: Non Wildron
	V-hes
Approved in Form & Legality	BY: Doe Wiedrop
By: What may a	Secretary
ASSOCIATE CITY ATTORNEY	

PERFORMANCE AND GUARANTEE BOND

KNOW ALL MEN BY THESE PRESENTS, that we __ THE WEIKEL LINE CO., INC.

as Principal, and the RELIANCE INSURANCE COMPANY
, a corporation organized under the laws of the
State of PENNSYLVANIA , and duly authorized to transact business in the
State of Indiana, as Surety, are held firmly bound unto the City of Fort Wayne,
Indiana, an Indiana Municipal Corporation in the sum of Thirty-Five Thousand
Three Hundred Eighty and 30/100
(\$ 35,380.30), for the payment whereof well and truly to be made,
the Principal and Surety bind themselves, their heirs, executors, administrators,
successors and assigns, jointly and severally, firmly by these presents. The
condition of the above obligation is such that
WHEREAS, the Principal did on the 19th day of September , 19 81
enter into a contract with the City of Fort Wayne to construct
Street lighting, East Rudisill Blvd., Fort Wayne, Indiana Resolution #154-81
at a cost of \$ 35,380.30, according to certain plans and specificatio
prepared by or approved by the City.
WHEREAS, the grant of authority by City to so construct such improvement
provides:
That said improvement shall be completed according to said plans and
specifications, and contractor shall warrant and guarantee all work, mater-
ial, and conditions of the improvement for a period of one (1) year from
the date of final acceptance in writing by the Owner;
2. There shall be filed with the City, within thirty (30) days after comple-
tion, a Completion Affidavit;
3. Said Principal is required to agree to make such adjustments, modifica-

tions, and repairs as required by the City within thirty (30) days after

notice.

MHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications.

NOW THEREFORE, if the principal shall faithfully perform all of the terms and conditions required of it by the contract and shall for one (1) year after acceptance of said improvement by City warrant and guarantee said improvement and shall indemnity the City for all loss that City may sustain by reason of the Principal's failure to comply with any of the terms of the authorization, then this obligation shall be void, otherwise it shall remain in full force and effect.

	THE WEIKEL LINE CO., INC.
	(Contractor) BY: O
	ITS: Vice - Fresidant
ATTEST:	INC. NOV. 14 1977 WINANA
	INC. NOV. 14 1977 A MOLANIA
(Title)	RELIANCE INSURANCE COMPANY
	Surety
	BY: Land
	Authorized Agent Louis H. Andrews
	(Attorney-in-Fact)

*If signed by an agent, power of attorney must be attached

RELIANCE INSURANCE COMPANY

HEAD OFFICE, PHILADELPHIA PENNSYLVANIA

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS. That the RELIANCE INSURANCE COMPANY, a corporation duly organized under the laws of the State of Pennsylvania, does hereby make, constitute and appoint Bernard M. Niezer, Gerald C. Kramer, Jr., Fred L. Tagtmeyer, Walter E. Manske, Louis H. Andrews, William G. Niezer and Geroge A. Hannin, individually, of Fort Wayne, Indiana

its true and lawful Attorney-in-Fact, to make, execute, seal and deliver for end on its behalf, and as its act and deed any and all bonds and undertakings of Suretyship,

and to bind the RELIANCE INSURANCE COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the RELIANCE INSURANCE COMPANY and sealed and attested by one other of such officers, and hereby ratifies and confirms all that its said Attorney (s)-in-Fact may do in pursuance hereof.

This Power of Attorney is granted under and by authority of Article VII of the Ry-Laws of RELIANCE INSURANCE COMPANY which become effective September 7, 1978, which provisions are now in full force and effect, reading as follows:

ARTICLE VII - EXECUTION OF BONDS AND UNDERTAKINGS

- 1. The Board of Directors, the President, the Chairman of the Board any Senior Vice President, any Vice President or Assistant Vice President or other officer designated by the Board of Directors shall have power and authority to (a) eppoint Attorneys-in-Fact and to authorize them to execute on behelf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, end (b) to remove any such Attorney-in-Fact at any time and revoke the power and authority given to him.
- 2. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof
- 3. Attorneys-in-Fact shall have power and authority to execute affidavits required to be attached to bonds, recognizances, contracts of indemnity or other conditional or obligatory undertakings and they shall also have power and authority to certify the financial statement of the Company and to copies of the By-Laws of the Company or eny article or section thereof.

This power of attorney is signed and sealed by facsimile under end by authority of the following Resolution adopted by the Board of Directors of RELIANCE INSURANCE COMPANY at a meeting held on the 5th day of June, 1979, at which a quorum was present, and said Resolution has not been emended or repealed:

"Resolved, that the signatures of such directors and officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and eny such power of attorney or certificate bearing such facsimile signetures or fassimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or underteking to which it is attached,"

IN VITNESS WHEREOF, the RELIANCE INSURANCE COMPANY has caused these presents to be signed by its Vice President, and its corporate seal to be hereto affixed, this 18th day of June 1981.

Pennsylvania STATE OF COUNTY OF Philadelphia

18th

. 19 81 personally appeared

Raymond MacNeil

to me known to be the Vice-President of the RELIANCE INSURANCE COMPANY, and acknowledged that he executed and attested the foregoing instrument and affixed the seal of said corporation thereto, and that Article VII, Section 1, 2, and 3 of the By-Laws of said Company and the Resolution, set forth therein, are still in full force,

My Commission Expires:

May 7 19 84

June

Notery Public in and for State of Pennsylvania

Residing at Philadelphia

James F. Marckstein , Assistant Secretary of the RELIANCE INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney executed by said RELIANCE INSURANCE COMPANY, which is still in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand a el of said Company this 19th day of Sentember

Assistant Secretary

BDB-1431 Fd. 6779

CITY OF FORT WAYNE, INDIANA

IMPROVEMENT OF STREET LIGHTING

Resolution 154-81

INSTRUCTION TO BIDDERS

August 28 1981

1. Sealed proposals will be received by the Board of Public Works of the City of Fort Wayne, in the State of Indiana, until 9:00 o'clock A.M., E.S.T. on the 9th day of Sept. 1981, at which hour the Bids will be publicly opened and read for the following work:

CONTRACT NUMBER 154-81 East Rudisill Blvd. Lafayette to Anthony

The Bids will then be submitted to the Engineers for examination and comparison. Upon completion of their report as to the amounts of the different bids per unit price offered, the Board will proceed without unnecessary delay to award one contract to the lowest qualified Bidder. The Board reserves the right to reject any and all Bids.

- 2. Permission will not be given for the withdrawal or modification of any proposal after the same has been filed.
- 3. Each proposal shall be endorsed with the title of the work, the name of the Bidder, and the date of its presentation. All Bids shall be filed with the Clerk of the Board of Public Works, on or before the day and hour mentioned above and stated in the advertisement, and no proposal presented after this time shall be accepted.
- 4. No Bid will be accepted from or Contract awarded to any person, firm, or corporation that is in arrears to the City of Fort Wayne, upon any debt or contract, or who has failed to execute, in whole or in part, in a satisfactory manner, any contract with the City; or who is a defaulter as to surety or upon an obligation to the City of Fort Wayne for any reason.
- 5. All Bids must be upon the Bid Form which follows. It is to be understood that all provisions of Bid Form 96-A, as prescribed by the State Board of Accounts, are to be considered to be a part of the Bid Form which follows, with such additions incorporated therein as found necessary for this Project. The usual Statutory Affidavit shall be made on the form provided.

- 6. In accordance with the provisions of an Act of the General Assembly of the State of Indiana, Chapter 306, Page 1248, Acts of 1947, each bidder is required to submit under oath, with and as a part of his Bid; a statement of his experience, his proposed plan for performing the work, the equipment which he has available for the performance of the work, and a financial statement of his business. The statements must be submitted on forms prescribed by the State Board of Accounts, copies of which are bound herewith.
- 7. Each Bid must be accompanied by a Bond executed by the bidder and surety satisfactory to the Board of Public Works, in the sum of ten percent (10%) of the aggregate amount of the bid or proposal; or the bidder may deposit with the Board of Public Works, in lieu of such Bond, a certified check on a solvent bank, payable to the City of Fort Wayne, equal in amount to the amount required in such Bond. Said Bond, or certified check, is required as a guarantee that should the said Bid or proposal be accepted by the Board of Public Works, the bidder will, within ten (10) days from the time he shall have been notified of the acceptance of the same, enter into Contract with the City of Fort Wayne for the work bid upon, and give Bond with surety to be approved by the Board of Public Works, insuring the faithful completion of the Contract.

In case a Bid is not accepted, the obligation of the said Bond will be null and void and said certified check shall be returned to the bidder.

In case a Bid is accepted and the Bidder does enter into Contract with the City of Fort Wayne for the work bid upon, with ten (10) days from the time he shall have been notified of the acceptance of the same, and does furnish Contract Bond as required, then the obligation of the said Bond shall be null and void and the said certified check shall be returned to the Bidder.

In case a Bid is accepted and the Bidder shall refuse to or neglect to enter into a Contract with the City of Fort Wayne for the work, material or apparatus bid upon, within ten (10) days from the time he shall have been notified of the acceptance of the same, and furnish Contract Bond as required, then the obligation of the Bond shall remain in full force or effect and said certified check shall be forfeited to the City of Fort Wayne as ascertained and liquidated damages for failure to do so.

8. The successful Bidder, at the time of signing the Contract, will be required to furnish Bond (at his own expense) guaranteeing faithful execution of the Contract, in full amount of the Contract Price, executed by the Bidder and surety to be approved by the Board of Public Works, on the Bond Form marked "Performance Bond", and bound herewith. The Performance Bond shall contain the following clause:

"The said surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the Contract accompany-the same, shall in any way effect its obligation on this alteration or addition to the terms of the Contract, or to the work, or to the Specifications".

- 9. Persons, firms and corporations submitting Bids or proposals shall demonstrate to the satisfaction of the Board, before entering into Contract, that they have proper facilities, expert workmen and experience to execute the Contract in a proper manner; otherwise, their Bids or proposals will not be considered.
- 10. Each Bidder is to submit, with his proposal, a list of his installations of work similar in size and type that are in successful operation.
- ll. All Affidavits sworn to before a Notary Public in states other than Indiana should have attached thereto a Certificate of the Clerk of the Circuit Court or a court of similar jurisdiction, that such Notary Public is authorized to administer oaths. The venue of the Affidavit should also be laid where the Affidavit is made.
- 12. The Board of Public Works may refuse to consider any Bid that is deficient in any of the fore-mentioned requirements.
- 13. The Specifications under which the work will be done may be obtained at the office of Board of Public Works, Ninth (9th) Floor of the City-County Building, Fort Wayne, Indiana, for a fee of ten dollars (\$10.00), payable to the Board of Public Works. This payment is non-refundable.
- 14. It shall be the responsibility of the Bidder to place his proposal in the hands of the Board of Public Works on or before the time stated for opening the proposals. If for any reason whatsoever, including unexpected delays in the delivery of the United States Mail, the proposal is received after the time that has been set for the opening of the proposals, the proposal will not be accepted.
- 15. Bidders are required to visit the Site and inform themselves fully of the conditions relating to construction and labor, under which the work will be done.
- 16. SPECIAL NOTE: All Persons, Firms, and Corporations submitting Bids for the Work shall obtain the PROPER PERMITS from the ELECTRICAL PERMIT DEPARTMENT to perform the work described herein.
- 17. Contractor who receives this contract is responsible to contact the HAD-HELP number (423-4357) to have all underground utilities located prior to actual construction, otherwise, contractor will be liable for damages to other utilities.

SPECIFICATION AND SPECIAL PROVISION

Street Lighting Resolution 154-81

East Rudisill Blvd. - Lafayette St. to Anthony Blvd.

The following special provisions are herein established in addition to the "General and Detailed Specifications", as supplemented, which is hereby made a part of the Contract Documents by reference and together will be referred to as the Standard Specifications. All work performed under this contract will be governed by the provisions of the Standard Specification except as modified or amended by these Special Provisions or the Plans or other Contract Documents prepared specifically for this contract by the Board of Public Works of the City of Fort Wayne, Indiana or an agent appointed by said Board.

The plans for this project, entitled East Rudisill Blvd.

Lafayette St. to Anthony Blvd.

Public Safety

If at anytime, in the opinion of the engineer, the work is not properly lighted, barricaded and in all respects safe to public travel, persons on or about the work, or public or private property, the engineer shall have the right to order such safeguards to be erected and such precautions be taken as he deems advisable, and the contractor shall promptly comply with such orders. If, under such circumstances, the contractor does not or can not immediately put the same into proper and approved condition, or if the contractor or his representative are not upon the ground so that he can be immediately notified of the insufficiency of safety precautions, then the engineer may put the work into such a condition that it shall be. in his opinion, in all respects safe, and the contractor shall pay all expenses of such labor and materials as may have been used for this purpose by him or by the engineer. Such action of the engineer, or his failure to take such action, shall in no way relieve the contractor of the entire responsibility for any cost, loss, or damage by any party sustained on account of the insufficiency of safety precautions taken by him or by the engineer acting under authority of this section.

Protection to Property

Materials shall be neatly, safely and compactly piled up along the sides of the roadway in which the improvement is located or adjacent thereto, as the engineer may direct, in such a manner as to cause the least inconvenience and damage to property and to the general public, and not within fifteen (15) feet of any fire hydrant. Private drives and street crossings shall be kept open. Shade trees and other improvements shall be protected from damage. Injury to lawns, trees, sidewalks, street or other improvements shall be made good by the contractor to the satisfaction of the engineer. The contractor shall at all times keep the work site clean and free of dust.

Co-operation with Utilities

The plans show all known utilities located within the limits of this contract according to information obtained from various utility companies. The accuracy of the plans in this respect is not guaranteed. The contractor will be required to co-operate his work with all utilities within the limits of this contract as directed by the engineer. The contractor is also required to locate all utilities forty-eight (48) hours before work commences by calling HAD-HELP, 423-4357.

Materials

The City of Fort Wayne, Indiana shall furnish all materials shown on the material schedule which is hereby made a part of the contract documents.

Aluminum Poles

All poles will be placed in a straight hole so that the bottom of the hand hole will be 8" from the top of grade. The hand hole will face the direction of incoming wire. The poles will be set in eighteen (18) to twenty (20) inches of polyurethane foam with a density of seven (7) pounds per cubic foot, to be furnished by the contractor. The remainder of the hole shall be filled with spoil to within two (2) inches of grade and compacted to ninety-five (95) percent dry density as determined by a modified proctor. All poles shall be plumb after installation of the post top luminaire. All poles shall be grounded. Poles shall be placed at locations shown on plans or as designated by engineer.

Trenching

All trenching shall be twenty (20) inches deep parallel to the street and one foot from the face of the sidewalk. All backfill material shall meet the approval of the engineer. All backfill material will be compacted to ninetyfive (95) percent dry density as determined by a modified
proctor. The contractor shall compact said trenches within
three (3) days after the initial opening of the trench and
said trench shall be backfilled the same day that it is
opened. If the contractor does not comply with the backfill requirements five (5) percent of the unit price shall
be deducted from the bid for each foot of trench which
does not pass inspection.

Conduit

Where existing pavement is encountered (sidewalks, driveways or streets) the contractor shall bore or jack new conduit under the pavement at a depth of twenty (20) inches. Any wire passing under the pavement shall be installed in said conduit. Where trees are encountered the contractor shall bore or jack new conduit under said tree at a depth of twenty inches. The conduit length shall be computed as follows: trees sixteen (16) inches and larger (0.D. + 12 feet); trees fifteen (15) inches and smaller (0.D. + 6 feet).

Luminaire

The contractor shall include in his bid for the installation of the luminaire all necessary connections required to make the luminaire operational.

Underground Wire

Underground wire shall be buried twenty (20) inches deep. The contractor shall install five (5) feet of wire into the pole. All wires shall be protected at all times. There shall be no splices made in the cable or connection made in the ground. All connections will be made in the hand hole or in a specified hand hole in the ground.

Landscaping

The areas disturbed by the contractor shall receive a minimum of two (2) inches of loamy soil of a density of one hundred twenty five (125) pounds per cubic foot. The area shall be fine graded, fertilized, rolled and lightly mulched. Grass seed shall be sown at a rate of six (6) pounds per one thousand (1000) square feet of area. The seed mixture shall be as follows: 2 lbs./1000 sq.ft. chewing fescue; 2 lbs./1000 sq.ft. perennial rye; 2 lbs./1000 sq.ft. kentucky bluegrass. The fertilizer shall have a 4-16-16 analysis and be applied at the rate of five (5) pounds per one thousand square feet.

Salvage

All removal items designated as salvagable by the project engineer shall be the property of the City and shall be delivered to the Street Lighting Warehouse. All other items are the property of the contractor.

Progress Payments

This project is being constructed using Community Development funds and will be paid entirely by the City of Fort Wayne, Indiana. The contractor will be entitled to receive monthly progress payments, based upon an estimate of the work completed, approved by the engineer and submitted to the Board of Public Works. These monthly progress payments shall not exceed ninety (90) percent of the contract cost.

Wage Scale

There are two (2) wage scales enclosed in the bid document, Indiana-Fort Wayne Wage Scale and the Federal Wage Scale; the higher wage scale should be followed.

Concrete Replacement

Where contractor finds it necessary to remove any part of a sidewalk to install conduit and/or cable for this job, it will be his responsibility to completely replace the sidewalk panels so damaged. Where it is necessary to cut driveways, streets, or alleys the trench will be overcut 8" on each side and replaced with concrete to the standing Street Department Specifications.

Removal

Contractor will be responsible for removal of the existing struct light poles, fixtures, mast arms, etc. on the streets only in this area.

Controls

Contractor will install a 1 1/2", 90° ell and one 10' length of conduit on Utility riser poles and will leave sufficient wire to reach top of pole. City will install additional conduit and control at City's expense.

FOUNDATION

Where pole locations are to be in curb walk, pole will be set on 18" x 16" x 4' reinforced concrete bases with grounding anchor bolts and entry sleeves. The City shall furnish the anchor bolts and sleeves where required.

The Continuity Test shall be made with an Ohmmeter properly scaled for measuring the resistance of the Power Cables. This test shall verify the following:

- That each Power Cable is continuous to all of its termination points.
- That the cable coding at all the termination points is consistent with cable coding at the supply point.
- That the power cables are not crossed with the Neutral or with each other.
- That the Main Circuit through each of its branches does not have unusual resistance values.

The entire completed installation shall be tested by circuit or by such portions as may be selected by the Engineer.

Galvanized Steel Conduit in the road shoulders shall be installed in trenches excavated to a neat line but in the shoulder surface. The trench shall be backfilled with fill gravel, and compacted to original density and the surface will be replaced with like naterial of original thickness.

Pole Standards shall be plumb after installation of the Post Top Luminaires.

All Aluminum Standards shall be grounded.

Curbwalk

All curbwalk removed will be replaced in accordance to Street Engineering specifications. It is expected that the adjacent pavement will receive some damage. The contractor shall replace any pavement damaged with full depth asphalt to a width as required by the engineer. It should also be noted that the pavement replacement will be paid for under asphalt patching as will the replacement of pavement where it is required to trench in the street.

Resolution number 154-81

e. <u>9-9-81</u>.

Bid Proposal

. (
ITEM	DESCRIPTION QUANTITY		UNIT	UNIT I	PRICE	TNUOKIA	
NO.	DESCRIPTION .	COMMITTE	0.111	DOLS.	CENTS	DOLLARS C	
11.	Install 22' blk. alum. embedded pole - 4' deep w/poleset	63	ea.	65.	00	4095.00	
)2	Install TC 400R luminaire & 250w H.P.S.	63	ea.	38.	00	2394.00	
	lamp			-			
		20.000	L.F.	<u> </u>	4-0	LONGER	
03	Install 3 1/C #4 aluminum wire in	12,280	L.F.		1500		
	trench or conduit	ļ		>.	35	4298,00	
	Trench in earth - 20" deep	6,090	I.F		75	4567.50	
04	Trench In earth - 20 deep	1.0,180	1				
05	Bore or push 1 1/2" tubing under drives,	4,800	L.F.	3.	83	18384.00	
	street, walks, trees, alleys, etc	ļ		<u> </u>			
D6	Fine grading, seeding & mulch	6,216	L.F.		24	1491.84 /	
			-			350.00	
07	Install 10' riser section	6	ea.	25.	.00	150.00	
						-	
-	TOTAL BID		-	ļ	-	35,001,31	
			-		13	35, 380, 34	
		77.				le lay	
		<u> </u>	-	 	 	es sit.	
	TOTAL LI	E STATE OF THE STA	-	1./	/	919101	
	CORPOI	CO MILE	1	1101			
	SE SE	ALS		1-1	11		
	The same	+ :	ļ	1	Year	Runde	
	Prepared by: INC. N			1	1,	1	
	Don Waldrop, V-Pres Waldrammunn	A VA	 	les	4-1	Naldrin)	
	1. Usland)	-	1/	1	1 200 200	
	Whenever	1.	İ	1	Vo	ALL CONTRACTOR	
		ļ		ļ		-	
		-	-	-	+-	 	
			1	1		1	
			1				
		1.	-	-	-	+	
,		-		+	-	+	

Store No	1550	Fest	MAST ARMS.	Stock No.	155 N	2-20	e=
14-31	152.0	Ferr		4-100	1550	X-3.0	WIRE 2/2 #12 UF.
			GET Wood PILE	4-120		-	2/2 #12 UF.
14-33		-	30 " " 4 FG " "				2/c = 10 UF
14-34			GFT "	4-156			1/2 # B UF
14-36		·	SFT "				FB VULKENE
14-37			12 FT. 11/4" " "	4-360		-	=/c = 6 ALUM.
14-4C	-		16FF 1½ " · "	4-363	l	112500	1/c =4 FLUM.
14-43	-		6FT 2" " "	4-355		12500 12500	
14-45			125 0" "	4-340		LECOL	
14.46			16 FT 2" ""	18-44		2300	
14-166		-	GFF 2" CONSESTE FOLE	18-45		2300	1/- =12 TW
14-172			15 FT 2" " "		-	-	
14-485	-		ITFT 10" 2" ALUM POLE				CONDUIT-
14-169	-		EFT COME TRAFFIC - LIGHTING	5-10			/z
14-480	-		1. FT 2° FOR PLUID POLE	5-11	-	-	3/4"
1-432			9FT2" " "	5-12	-	-	1.
14-497			15 FT 2. FOR SOFT DOLE	5-13		-	1 1/4"
14-432	-		EFT FOR 14-490 POLE	5-14	-	-	
,			F.FT FOR 14-490 POLE	5-15	-	180	1 1/2 "
	-		FIXTURES	12713		باعلا	
14-69			PMA: 117	21.63			Z. PLASTIC
14-104			175 Wight Town & Commission	21-83		5000	Z. PLASTIC
14-138		63	400 " TOWN & Country	17-271		MAN	I/E TUDING
14-175	-	44	SING. STYLEARE			-	·
14-176			TWIN SIN = AIRZ		-	-	CONTROLS
14-342			400 WAT MERC WIPE		-	. 5	TO AND
					-	- 3	ZO AMP .
14-345			400 " " N/PC.	-		لكسا	40 AMP
12-355	-		175 W LAWN 4125	-			GOAMP
12.353			4 Sined Hanch.		-	-	IOO AMP.
14-556			4 SIDED HADED.		-		
12-556			175W PACKAGE LIGHT			I	131.0000 231.5
14-366			175 W. W/FC.				PHOTO CEUS
14-367			175 W NIPC.	-			
14-30/	-		IN W. Sadium TAC				1000 WATT 120 Volt.
			In W. Jasiom Ir C				1500 WATT 120 VOLE
14-26 4	-		150 W " ENSLOSED.			6	1000 WATT 240 Volt
12 22 2			250W " " "				SHARTING CAP.
10.33= N			1020:4 " "				
14-357			250W " E/3"		-		MISC-
		. 1	400 W. FLOCA MERC.	3-20			J. Hook
		1	12021/ " "	3-21			GRIP .
		-	1301W QUART MB				GRIP
			" " NB	-19-267		22	TAPE (88)
		i	" " WB	- Likel		_22	Lacatoo
			2 LAMP FLINE.			63	250 W.H.P.S. lamps
			2 " "			_05	250 H.H.P.S. Tall DS
			SOCKET POSITION			6	2" 90 elis
			was a second of the second of				
			POLES.		-	126	OB - 22 fittings
14-71	-		IGET TAP RMA :				- AAVVINGS
14-,40			25F LIVE FO TRANS BASE			126	C-5 covers
14-163		- 1	25 FT (DNOKETE (IN LINE)		-		
14-143x			" " (DELDEND)			1	
14-160		-	28FT				
14-145			285T " (W/we)				·
14-174			27 FT " Balt Down				
14-4-01			16 ST EMPEDDED BLK				
14-152	i	-	16FT " Silvez				
14 -4 54			12 FT ANGHOR BASE BLK.				
14-454!		1	12.FT " " Silver.				
14-452			BFT " ." BLK				
14.4 70			70' " " " " " " " " " " " " " " " " " " "	i			
14-472			30' " O.H. ANUM				
14-176			30' " " QW 80		-		
14-675	i		35" " " " (Cos 80)				
14.472			35" " " 2-EKT				
14 -479			35. " " 1-9×1. 1				
14-4901			35' "TRANS PA.				
14-191			TRANS RESE - 35' PALE			!	
10.495		1	EN CHIMOSETHER CULT			ļ	
14-496			MUNICIPANIS, SASE				
12-7/6		63-6	22 blk alum embedded		!		
			d my simil on and digit				
						1	
		!			i		

STREET BARRICADE MAINTENANCE INFORMATION

Listed below are the names and telephone numbers of the persons responsible for the maintenance of the barricades necessary for the duration of this contract.

NAME	TELEPHONE NUMBER
Don Waldrop	1447-4778
Don Waikel	657-5877
Steve Hertig	632-5779
Randy Wells	657-5553

The Weikel Line Co., Inc

Resolution No. 154-81



BIDDER'S BOND

Know All Men By These Presents:

That we THE WEIKEL LINE COMPANY, INC.
as principal and
RELIANCE INSURANCE COMPANY and
as Sureties, are held and firmly bound unto the City of Fort Wayne, Indiana in the sum
of 10% of Maximum Bid Dollars (\$)
to be paid to the said City of Fort Wayne, Indiana, or its successors or assigns, for
the payment of which, well and truly to be made, we hereby bind ourselves, our heirs,
successors, executors and administrators, jointly and severally, firmly by these
presents.
Signed and sealed at Fort Wayne, Indiana this 9th day of
<u>September</u> , 19 81 .
The condition of this obligation is such that if the accompanying bid or
proposal of Street Lighting, East Rudisill Blvd, Resolution #154-81
made this day to the City of Fort Wayne, State of Indiana, is accepted, and the contract
awarded to the above bidder, and the bidder shall, within ten (10) days after such award
is made, enter into contract with the City of Fort Wayne, State of Indiana, for the world
bid upon, and give bond as required: then this obligation shall be null and void;
otherwise it shall remain in full force and effect.
Signed at Fort Wayne, Indiana this 9th day of
September , 19 81
THE WEIKEL LISTER OF PARTY AND RELIANCE INSURANCE COMPANY
By: Setal By Vhu By Yeld Vistingue
PriNCINOV. 14 Fred L. Tagtmeyer, Atturney-in-fact Surety
May Vorgania and Maria

RELIANCE INSURANCE COMPANY

HEAD OFFICE, PHILADELPHIA, PENNSYLVANIA

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That the RELIANCE INSURANCE COMPANY, a corporation duly organized under the laws of the State of Pennsylvania, does hereby make, constitute and appoint Bernard M. Niezer, Gerald C. Kramer, Jr., Fred L. Tagtmeyer, Walter E. Manske, Louis H. Andrews, William G. Niezer and Geroge A. Hannin, individually, of Fort Wayne, Indiana

its true and lawful Attorney-in-Fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed any and all bonds and undertakings of Suretyship.

and to bind the RELIANCE INSURANCE COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the RELIANCE INSURANCE COMPANY and sealed and attested by one other of such officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

This Power of Attorney is granted under and by authority of Article VII of the By-Laws of RELIANCE INSURANCE COMPANY which became effective September 7, 1978, which provisions are now in full force and effect, reading as follows:

ARTICLE VII - EXECUTION OF BONDS AND UNDERTAKINGS

- 1. The Board of Directors, the President, the Chairman of the Board, any Senior Vice President, any Vice President or Assistant Vice President or other officer designated by the Board of Directors shall have power and authority to (a) appoint Attorneys-in-Fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and (b) to remove any such Attorney-in-Fect at any time and revoke the power and authority given to him.
- 2. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.
- 3. Attorneys-in-Fact shall have power and authority to execute affidavits required to be attached to bonds, recognizances, contracts of indemnity or other conditional or obligatory undertakings and they shall also have power and authority to certify the financial statement of the Company and to copies of the By-Laws of the Company or any article or section thereof.

This power of attorney is signed and sealed by facsimile under and by authority of the following Resolution adopted by the Board of Directors of RELIANCE INSURANCE COMPANY at a meeting held on the 5th day of June, 1979, at which a quorum was present, and said Resolution has not been emended or repealed:

"Resolved, that the signatures of such directors and officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and cartified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN WITNESS WHEREOF, the RELIANCE INSURANCE COMPANY has caused these presents to be signed by its Vice President, and its corporate seal to 1983 be hereto affixed, this 18th day of June

STATE OF COUNTY OF

On this

Pennsylvania Philadelphia

. 19 81 personally appeared

Raymond MacNeil

to me known to be the Vice-President of the RELIANCE INSURANCE COMPANY, and acknowledged that he executed and attested the foregoing instrument and affixed the seal of said corporation thereto, and that Article VII, Section 1, 2, and,3 of the By-Laws of said Company and the Resolution, set forth therein, are still in full force.

My Commission Expires:

May 7 10 84

Pennsylvania Notary Public in and for State of

Residing at Philadelphia

, Assistant Secretary of the RELIANCE INSURANCE COMPANY, do hereby certify that the above James F. Marckstein and foregoing is a true and correct copy of a Power of Attorney executed by said RELIANCE INSURANCE COMPANY, which is still in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my har

of said Company this 9th day of

Assistant Sec

808-1431 Ed. 6/79

	, 110113 1.	under the laws of the State of Indiana
		If the bidder's proposal is accepted, the contract will be signed by: Don Weikel ON TITLE: President SEAL STALE Don Waldrop Wald TITLE: Vice-President Use this form if cashier's or certified check accompanies bid:
for	\$	Enclosed herewith find cashier's or certified check being 10% of the maximum bid herein, made payable to:
		Name of Officer and Municipality
the	proceeds	f which are to remain the absolute property of said
	Mun	cipality Bidder
sha:	ll not wit	days after notice of acceptance of the ter into a written contract, and secure said contract
by a	a bond for	the full amount of the contract to the approval of the ls of said
		Municipality

NOTE III. Use this form if bidder's bond accompanies bid:

Enclosed herewith find a bidder's bond in an amount equal to ten (10) percent of maximum bid herein, subject to the approval of the Board of Public Works, conditioned as follows: that if the Board of Public Works shall award The Weikel Line Co., Inc the contract for said work, and if The Weikel Line Co., Inc shall enter into a contract and furnish a 100% performance bond as required within 10 days from the date he is notified of the acceptance of his bid, then the obligation of said bond shall be null and void, otherwise to remain in full force and effect.

NON-COLLUSION AFFIDAVIT

The bidder, by its officers and
agents or representatives present at the time of filing this bid, being duly sworn on their oaths, say that neither they nor any of them have in any way, directly or indirectly, entered into any arrangement or agreement with any other bidder, or with any public officer of such City of Fort Wayne, Indiana, whereby such affiant o affiants or either of them, has paid or is to pay to such other bidder or public officer any sum of money, or has given or is to give such other bidder or public officer anything of value whatever or such affiant or affiants or either of them has not directly or indirectly, entered into any arrangement or agreement with any othe bidder or bidders, which tends to or does lessen or destroy free competition in the letting of the contract sought for by the attach bids, that no inducement of any form or character other than that which appears upon the face of the bid will be suggested, offered, paid or delivered to any person whomsoever to influence the acceptance of the said bid or awarding of the contract, nor has this bidder any agreement of understanding of any kind whatsoever, with any person whomsoever to pay, deliver to, or share with any other person in any way or manner, any of the preceeds of the contract sought hyperballs. Don Weikel, President Contract Sought hyperballs bid. Don Weikel, President Contract Sought hyperballs bid. Don Weikel, President Contract Sought hyperballs bid.
MOJANA Subscribed and sworn to before me by Don Weikel Concluded
this 9th day of September , 19 81.
Wordsta 7 Lethanse
Notary Public My Commission Expires: 11-4-123 Resident of
Subscribed and sworn to before me by Don Waldrop WarWalder this 9th day of September 1981
(Judillo 7 Lithamie) Notary Public
My Commission Expires: 11-4#P3 Resident of Allen Co
Subscribed and sworn to before me by
this day of, 19
Notary Public
My Commission Expires. Resident of

CERTIFICATE IN LIEU OF FINANCIAL STATEMENT

SEAL SEAL SOLUTION OF THE SEAL

(Name)
and Secretary of The Weikel Line Co., Inc. (Company)
hereby certify:
(1) That the Financial Statement of said company, filed Nov 6, 1980
dated the 31 st day of March , 1980 , now on
file in the office of the Board of Public Works of the City
of Fort Wayne, Indiana, which Financial Statement is by ref-
erence incorporated herein and made a part hereof, is a true
end correct statement and accurately reflects the financial
condition of said company as of the date hereof;
(2) That I am familiar with the books of said company
showing its financial condition and am authorized to make this
Dated: September 9, 1980 Dated: September 9, 1980 (Signature) Don Waldrop
SUBSCRIBED AND SWORW TO before me, a Notary Public in and
for said County and State, this 9th day of 8L .
Quelith 7 Lathames

My commission expires:

CERTIFICATE IN LIEU OF EQUAL EMPLOYMENT STATEMENT AND AFFIRMATIVE ACTION PROGRAM

1977 A	•	
Management DIA TEX	Trans Daniel	
I Don Waldrop		of The Weikel Line Co
(name)	(position)	(company) -
hereby certify:		
of said company, dat	ed the 6th day o	a Affirmative Action Progra f <u>November</u> , 19 80, is rtunity Office of the City of
	y the Equal Employment	e Affirmative Action Progr Opportunity Officer of the
either by direct agre	lis not Signatory to the eement to the Plan or by signatory to the Plan.	Fort Wayne and Area Play virtue of a contract agree
rated: September 9, 1981	Don W	aldros)
state of Indiana	Don Waldrop (s	signature
County of Allen .		
	Quelith 7	Kethamed Notary
	//	
My commission expires:	Seal:	
11-4-83	Resident of	llew County
		a

BILL NO. G-78-10-41 (as amended)

GENERAL ORDINANCE NO. G-34-78 (as amended)

AN ORDINANCE amending Chapter 15 of the Code of the City of Fort Wayne, Indiana of 1974.

BE IT ENACTED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That Section 15-13 "Employment under Municipal Contract," Artile III, Chapter 15 of the Code of the City of Fort Wayne, Indiana of 1974 is amended to be and read as follows to wit:

"Sec. 15-13 Same - Under Municipal Contract.

 $\underline{15\text{-}13\text{-}1}$ Definitions. As used in this Section, the following words have these meanings:

- a. The terms "Discriminates," "discriminating," "discriminatory" mean and include:
 - (1) to promote segregation or separation in any manner, to treat any person differently, or to exclude from or fail or refuse to extend to any person equal opportunities with respect to hiring, termination, compensation, or other terms, conditions or privileges of employment, because of the race, religion, sex, color, national origin or handicap of any such person;
 - (2) also, to fail to make reasonable accommodation to the known physical or mental limitations of an otherwise qualified handicapped employee;
 - (3) also, to fail to make reasonable accommodation to the religious observance or practice of any employee or prospective employee unless the employer can demonstrate that the accommodation would impose an undue hardship on the conduct of the employer's business;
 - (4) also, to make, print or publish, or cause to be made, printed or published any notice, statement, or advertisement with respect to employment that indicates a preference, limitation, specification or discrimination based on race, sex, religion, color, national origin or handicap;
 - (5) the following practices are $\underline{\text{not}}$ included in the meaning of "discrimination":
 - (a) for any not-for-profit association, incorporated or otherwise, organized exclusively for fraternal or religious purposes, to devote its resources to its own religion or denomination, or to give employment preference to its own members,

- (b) for any not-for-profit association, incorporated or otherwise, established for the purpose of offering or providing education, training or other social services and benefits to handicapped persons, to devote its resources to such handicapped persons with respect to such education, training or social services and benefits.
- b. The term "handicap" means and includes:
 - any physical or mental impairment which substantially limits one or more of a person's major life activities; or
 - a record of such an impariment, and includes,
 - (3) a person who is regarded as having such an impairment; provided that,
 - (4) this term does not include drug or alcohol abuse or addiction..
- c. The term "obstruct" means and includes the actions of any person knowingly obstructing the fair and lawful enforcement of this Article of this Chapter by coercing or intimidating any complainant or prospective complainant, or any witness to any act of discrimination as defined herein, after such person has received actual notice of a discrimination charge or has been served notice of a complaint filed.
- d. The term "retaliate" means and includes the actions of any person in discriminating against any other person with regard to, or denying any other person access to or opportunities in employment, because any such other person has opposed any practice made unlawful by this Article of this Chapter, or because such other person has made a charge, testified, assisted or participated in any manner in an investigation, proceeding, or hearing under this Article of this Chapter.
- 15-13-2 Mandatory Covenants. Every contract for or on behalf of the City of Fort Wayne for the construction, alteration or repair of any public building or public work or the performance of any other work or service shall contain provisions by which the contractor agrees, as follows:
- a. That in the performance of work under such contract or any subcontract thereunder, the contractor, subcontractor, nor any person acting on behalf of such contractor or subcontractor, will not discriminate against any person who is qualified and available to perform the work to which the employment relates.
- b. That such contractor, subcontractor, nor any person acting on behalf of such contractor or subcontractor will not obstruct the enforcement of this Article of this Chapter.
- c. That such contractor, subcontractor, nor any person acting on behalf of such contractor or subcontractor will not retaliate against any person.

15-13-3 Enforcement. Enforcement of this Article of this Chapter shall be through order of the Board of Public Works, in the following manner:

- a. Whenever any member of the Board of Public Works, or whenever the Affirmative Action Officer who is assigned to help watch over public contracts has reason to believe that any of the provisions hereof have been violated, the matter may be referred to the Metropolitan Human Relations Commission for investigation and initiation of discrimination charges against the contractor or subcontractor. Cases over which the Commission has no jurisdiction shall be investigated by said Affirmative Action Officer.
- b. A final order of the Metropolitan Human-Relations Commission shall be forwarded to the Board of Public Works, which may invoke one of the remedies set forth in Sub Section 15-13-4 hereof. If it is a matter over which the Metropolitan Human Relations Commission has no jurisdiction, the Board of Public Works shall conduct a hearing to determine whether there has been a breach of this Article of this Chapter. In so doing, the Board may call upon the Commission for consultation.
- 15-13-4 Remedies. Upon finding that a contractor or sub-contractor or any person acting on behalf of such contractor or subcontractor has violated a provision or provisions of this Article of this Chapter, whether discriminating, obstructing, retaliating, or otherwise, the Board of Works may:
- a. Deduct from the amount payable to the contractor by the City of Fort Wayne under such contract a penalty of no less than ten dollars (\$10.00) per day, per violation, nor more than one thousand dollars (\$1,000.00) per day, per violation. Each day on which a continuing violation exists, shall be deemed a separate offense; or,
- b. The Board of Works may cancel or terminate the contract, and all money due or to become due thereunder may be forfeited, for a second or any subsequent violation of this article of this Chapter.

SECTION 2. That Chapter 15, Article III, of the Code of the City of Fort Wayne, Indiana of 1974 is further amened by adding thereto a new section. 15-13A, which shall be and read as follows, to wit:

"Sec. 15-13A. A verbatim copy of Sec. 15-13 may be attached as an exhibit to and incorporated in and made a part of any contract made by or on behalf of the City of Fort Wayne, Indiana for any public work; which shall constitute compliance with Sec. 15-13-2."

EQUAL OPPORTUNITY CLAUSE

During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
 - (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
 - (3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
 - (4) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965; and of the rules, regulations, and relevant orders of the Secretary of Labor.
 - (5) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulation and orders.
 - (6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federall

assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(7) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sactions for noncompliance: PROVIDED, HOWEVER, That in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

§ 135.20 Assurance of compliance with regulations.

- (a) Every contract or agreement for a grant, loan, subsidy, or other direct financial assistance in aid of housing urban planning, development, redevelopment, or renewal, public or community facilities, and new community development, entered into by the Department of Housing and Urban Development with respect to a section 3 covered project shall contain provisions requiring the applicant or recipient to carry out the provisions of section 3, the regulations set forth in this part, and any applicable rules and orders of the Department issued thereunder prior to approval of its application for assistance for a section 3 covered project.
 - (b) Every applicant, recipient, contracting party, contractor and subcontractor shall incorporate, or cause to be incorporated, in all contracts for work in connection with a section 3 covered project, the following clause (referred to as a section 3 clause):
 - A. The work to be performed under this contract is on a project assisted under a program providing direct Federal financial assistance from the Department of Housing and Urban Development and is subject to the requirements of section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 170lu. Section 3 requires that to the greatest extent feasible opportunities for training and employment be given lower income residents of the project area and contracts for work in connection with the project be awarded to business concerns which are located in, or owned in substantial part by persons residing in the area of the project.
 - B. The parties to this contract will comply with the provisions of said section 3 and the regulations issued pursuant thereto by the Secretary of Housing and Urban Development set forth in 24 CFR_____, and all applicable rules and orders of the Department issued thereunde

prior to the execution of this contract. The parties to this contract certify and agree that they are under no contractual or other disability which would prevent them from complying with these requirements.

- C. The contractor will send to each labor organization or representative of workers with which he has a collective bargaining agreement or other contract or understanding. If any, a notice advising the said labor organization or workers' representative of his commitments under this section 3 clause and shall post copies of the notice in conspicuous places available to employees and applicants for employment or training.
- D. The contractor will include this section 3 clause in every subcontract for work in connection with the project and will, at the direction of the applicant for or recipient of Federal financial assistance, take appropriate action pursuant to the subcontract upon a finding that the subcontractor is in violation of regulations issued by the Secretary of Housing and Urban Development, 24 CFR________ The contractor will not subcontract with any subcontractor where it has notice or knowledge that the latter has been found in violation of regulations under 24 CFR______ and will not let any subcontract unless the subcontractor has first provided it with a preliminary statement of ability to comply with the requirements of these regulations.
- E. Compliance with the provisions of section 3, the regulations set forth in 24 CFR ______, and all applicable rules and orders of the Department issued thereunder prior to the execution of the contract, shall be a condition of the Federal financial assistance provided to the project, binding upon the applicant or recipient for such assistance, its successors, and assigns. Failure to fulfill

these requirements shall subject the applicant or recipient, its contractors and subcontractors, its successors, and assigns to those sanctions specified by the grant or loan agreement or contract through which Federal assistance is provided, and to such sanctions as are specified by 24 CFR______. 135.

(i)

AFFIRMATIVE ACTIONS STANDARDS

Contractors covered by the Notice and Specifications shall take specific affirmative actions to ensure equal employment opportunity. The evaluation of the Contractor's compliance with the affirmative actions standards shall be based upon its effort to achieve maximum results from its actions. The Contractor shall be required to provide documentary evidence of its efforts to implement each of the sixteen affirmative action steps specified in the Specifications. Listed below are the sixteen essential affirmative action steps, the efforts required to implement them, and the records which should be maintained to document the Contractor's efforts.

1. Ensure and maintain a working environment free of harassment intimidation, and coercion at all sites, and in all facilities at which Contractor's employees are assigned to work. The Contractor, where possible, will assign two or more women to each construction project. The Contractor shall specifically ensure that all foremen, superintendents and other on-site supervisory personnel are aware of and carry out the Contractor's obligation to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities.

To Demonstrate Compliance:

Have copies of memoranda to supervisory staff, minutes or notes of staff meetings or EEO Officer's meetings with supervisors to inform them of the Contractor's obligation to maintain a working environment free of harassment, intimidation and coercion and to, where possible, assign two or more women to each construction project. Monitoring of work environment by EEO Officer.

 Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources and to community organizations when the Contractor or its unions have employment opportunities available and maintain a record of the organizations' responses.

Have a current listing of recruitment sources for minority and female craft workers. Have copies of recent letters to community resource groups or agencies specifying the Contractor's EEO policy, the general nature of the Contractor's employment opportunities and the procedures one should follow when seeking employment. Note the responses received and results on the bottom or reverse side of the letters or establish a föllow-up file for each organization notified.

Maintain a current file of the names, addresses and telephone numbers of each minority and female off-the-street applicant and minority or female referral from a union, recruitment source or community organization and of what action was taken with respect to each such individual. If such individual was sent to the union hiring hall for referral and was not referred back to the Contractor, by the union or, if referred, not employed by the Contractor, this shall be documented in the file with the reason therefore, along with whatever additional actions the Contractor may have taken.

To Demonstrate Compliance:

Have a file of the names, addresses, tedephone numbers and craft of each minority and female applicant showing (a) the date of contract and whether the person was hired, if not, the reason, (b) if the person was sent to a union for referral and what happened, and (c) follow-up contacts when the Contractor was hiring.

4. Provide immediate written notification to the Director when the union or unions with which the Contractor has a collective bargaining agreement has not referred to the Contractor a minority person or woman sent by the Contractor, or when the Contractor has other information that the union referral process has impeded the Contractor's efforts to meet its obligations.

Have copy of letters sent to verify claim that the union is impending the Contractor's efforts to comply.

5. Develop on-the-job training opportunities and/or participate in training programs for the area which expressly include minorities and women, including upgrading programs and apprenticeship and trainee programs relevant to the Contractor's employment needs, especially those programs funded or approved by the Department of Labor. The Contractor shall provide notice of those programs to the sources complied under Item.2 above.

To Demonstrate Compliance:

Have records of contributions in case, equipment supplied and/or Contractor personnel provided as instructors for Bureau of Apprenticeship and Training approved or Department of Labor funded training programs and records of the hiring and training of minorities and females from such programs. Copies of letters informing minority and female recruitment sources/schools of these programs.

6. Disseminate the Contractor's EEO policy by providing notice of the policy to unions and training programs and requesting their cooperation in assisting the Contractor in meeting its BBOffs obligations; by including it in any policy mannual and collective bargaining agreement; by publicizing it in the company newspaper, annual report, etc.; by specific review of the policy with all management personnel and with all minority and female employees at least once a year; and by posting the company EEO policy on bulletin boards accessible to all employees at each location where construction work is performed.

Have a written EED policy which includes the name and how to contact the Contractor's EED Officer and.(a) include the pôlicy in any company policy manuals, (b) post a copy of the policy on all company bullentin boards, (in the office and on all job sites), (c) record such as reports or diaries, etc., that each minority and female empolyee is aware of the policy and that it has been discussed with them, (d) that the policy has been discussed regularly at staff meetings, (e) copies of newsletters, annual reports which include the policy, and (f) copies of letters to unions and training programs requesting their cooperation in assisting the Contractor to meet its EEO obligations.

7. Review, at least annually, the company's EEO policy and affirmative action obligations under these specifications with all empolyees having any responsibility for hiring, assignment, layoff, termination or other employment decisions including specific review of these items with on-site supervisory personnel such as Superintendents, General Foremen, etc., prior to the initiation of construction work at any job site. A written record shall be made and maintained identifying the tiem and place of these meetings, persons attending, subject matter discussed, and disposition of the subject matter.

To Demonstrate Compliance:

Have written records (memoranda, diaries, minutes of meetings) identifying the time and place of meeting, persons attending, subject matter discussed, and disposition of subject matter.

8. Disseminate the Contractor's EEO policy externally by including it in any advertising in the news media, specifically including: minority and female news media, and providing written notification to and discussing the Contractor's EEO policy with other. Contractors and Subcontractors with whom the Contractor does or anticipates doing business.

Have copies of (a) letters sent, at least every six months or at the start of each new major contract, to all recruiting sources (including labor unions and training programs) requiring compliance with the policy, (b) advertising which has the EEO "tagline" on the bottom, and (c) letters to all subcontractors and suppliers at least at the time the subcontract; etc., is signed requiring compliance with the policy.

9. Direct its recruitment efforts, both oral and written, to minority, female and community organizations, to schools with minority and female students and to minority and female recruitment and training organizations serving the Contractor's recruitment area and employment needs. Not later than one month prior to the date for the acceptance of applications for apprenticeship or other training by any recruitment source, the Contractor shall send written notification to organizations such as the above, describing the openings; screening procedures, and tests to be used in the selection process.

To Demonstrate Compliance:

Have a written record of contacts (written, telephone calls, or personal meetings), with minority and female community organizations and recruitment sources (Item 2), schools and training organizations specifying the date(s), individual(s) cantacted, the results of the contact and any follow-up. Have copies of letters sent to the above at least one month prior to acceptance of applications for training (apprenticeship or other) describing the openings, screening procedures, and tests to be used in the selection process.

10. Encourage present minority and female employees to recruit other minority persons and women and, where reasonable, school, summer and vacation employment to minority and female youth both on the site and in other areas of a Contractor's workforce.

Have copies of diaries, telephone logs or memo indicating contact (written or oral) with minority and female employees requesting their assistance in recruiting other minority persons and women and record results. If the Contractor normally provides after school, summer and vacation employment, have copies of letters to organizations under Item 9 describing after school, summer or vacation employment opportunities and have responses received and results noted on letters or in a follow-up file.

 Validate all tests and other selection requirements where there is an obligation to do so under 41 CPR Part 60-3.

To Demonstrate Compliance:

Have evidence in the form of correspondence, certificates, etc., that all tests, interviews and selection procedures, etc., used by the Contractor, a craft union, or Joint Apprenticeship Committee meet the requirements in the OFCCP testing and selection guidelines.

12. Conduct, at least annually, an inventory and evaluation at least of all minority and female personnel for promotional opportunities and encourage these employees to seek or to prepare for, through appropriate training, etc., such opportunities.

To Demonstrate Compliance:

Have written Records (memo, letters, personnel files, etc.), that the company makes annual reviews of minority and female personnel for promotional opportunities and notifies these empolyees of training opportunities (formal or on-the-job) and encourages their participation.

13. Ensure that seniority practices, job classifications, work assignments and other personnel practices, do not have a discriminatory effect by continually monitoring all personnel and employment related activities to ensure that the EEO policy and the Contractor's obligations under these specifications are being carried out.

Have evidence (letters, memos, personnel files, reports)that:
(a) the activity under Item 12, above, has been carried out,
(b) any collective bargaining agreements have an EEO clause
and the provisions do not operate to exclude minorities and
women, (c) the EEO Officer reviews all monthly workforce
reports, hiring and terminations, and training provided on-thejob, (d) the EEO Officer's job description identifies his/her
responsibility for monitoring all employment activities for
discriminatory effects, and (e) the Contractor has initiated
corrective action whenever the Contractor has identified a
possible discriminatory effect.

14. Ensure that all facilities and company activities are nonsegregated except that separate or single user toilet and necessary changing facilities shall be provided to assure privacy between the sexes.

To Demonstrate Compliance:

Have incorporated the "Certification of Non-Segregated Facilities" from the Contractor's Federally-involved contract documents into all subcontracts and purchase orders; have records that announcements of parties, picnics, etc., have been posted and have been available to all employees; have records that all employment benefits have been offered to all employees; have written copies of contacts (written or verbal) with supervisory staff regarding the provision of adequate toilet and changing facilities to assure privacy between the sexes.

15. Document and maintain a record of all solicitations of offers for subcontracts from minority and female construction Contractors and suppliers, including circulation of solicitations to minority and female Contractor associations and other business associations.

AFFIRMATIVE ACTION PROGRAM

IMPLEMENTING

SECTION 3 OF THE HOUSING AND URBAN DEVELOPMENT ACT

of 1968

EMPLOYMENT OPPORTUNITIES FOR BUSINESSES

AND LOWER INCOME PERSONS

IN CONNECTION WITH

HUD-ASSISTED PROJECTS

CONTRACTER PROJECT NAME The Weikel Line Co., Inc. East Rudisill Blvd Lafayette to Anthony PROJECT NUMBER ADDRESS - ZIP CODE Box 278 Res # 154-81 Woodburn, IN 46797 PROJECT LOCATION (CITY, COUNTY, STATE) EEO OFFICER Don Waldrop, V-Pres Fort Wayne, Indiana Allen County · CONSTRUCTION STARTING & COMPLETION DATE AREA CODE - PHONE NUMBER (PROJECT STARTING & COMPLETION DATE) 219-657-5877 October 1, 1981 November 1, 1981 219-447-4778

I. Determination of Project Area Boundaries

A. Address of Proposed Project:

East Rudisill Blvd (Street)

Fort Wayne, IN (City or Township)

Allen

(County)

B. Below, indicate whether this project is located in an Urban Renewal Area, Neighborhood Development Program Area, Model Cities Area, Metropolitan Development Plan Area or an Indian Reservation.

es Neighborhood Development (specify)

If yes, the project area for purposes of this Section 3 Affirmative Action Plan is coextensive with boundaries of the Urban Renewal, NDP, Model Cities, Metropolitan Plan or Indian Reservation boundaries. (Exception 701 Projects.)

If no, specify the <u>smallest</u> political jurisdiction within which the project is located (i.e., township, city, village, county, etc.)

(specify)

The project area for purposes of this Section 3 Affirmative Action Plan is coextensive with the political jurisdiction specified above.

C. Based on the information given in Columns 1, 2, and 3 (Table B), and the availability of eligible business concerns within the project area doing business in professions or occupations identified, set forth your goals for the number of contracts to be awarded to eligible project area businesses in Column 4, and for the approximate dollar amount to be awarded to project area businesses in Column 5. Eligible project area businesses will be utilized to the greatest extent feasible.

J.	To list on Table C, all projected workfor of this project by occupation, trade, ski positions.	ll level and number of
cont Affi	officers and representatives of tractor) we, the undersigned have read and irmative Action Plan, and become a party to n of this program.	fully agreewto this the full hippersona-
Sign	nature Don Weikel	SEAL NO. 100 INC. NOV. 14
Titl	President Date	9-9-81
Sigr	Jature Don Waldrop	
		9-9-81
Titl	le Vice- President Date	

Specific Affirmative Action Steps

MAILANA

The Weikel Line Co., Inc

(name of contractor) agrees to implement the following affirmative action steps directed at increasing the utilization of lower income residents and project area businesses.

- To ascertain from the HUD Area Office Director the exact boundaries of the Section 3 covered project area and where advantageous, seek the assistance of local officials of the Department in preparing and implementing the affirmative . action plan.
- To attempt to recruit from the appropriate areas the necessary B. number of low income residents through: local advertising media, signs placed at the proposed site for the project, and community organizations and public or private institutions operating within or serving the project area such as Service Employment and Redevelopment (SER), Opportunities Industrialization Center (OIC), Urban League, Concentrated Employment Program, Hometown Plan, or the U.S. Employment Service.
- To maintain a list of all lower income area residents who have C. applied either on their own or on referral from any source, and to employ such persons, if otherwise eligible and if a vacancy exists.
- *D. To insert this affirmative action plan in all bid documents. to require all bidders to submit a Section 3 affirmative action plan including utilization goals and the specific steps planned to accomplish those goals.
- *E. To insure that contracts which are typically let on a negotiated rather than a bid basis in areas other than Section 3 covered project areas, are also let on a negotiated basis, whenever feasible, when let in a Section 3 covered project area.
- F. To formally contact unions, subcontractors and trade associations to secure their cooperation for this program.
- G. To insure that all appropriate project area business concerns notified of pending contractual opportunities.
- н. To maintain records, including copies of correspondence, memoranda, etc., which document that all of the above affirmative action steps have been taken.
- To appoint or recruit an executive official of the company or agency as Equal Opportunity Officer to coordinate the implementation of this Section 3 affirmative action plan.

^{*} Loans, grants, contracts and subsidies for less than \$10,000 will be exempt

PROPOSED CONTRACTS BREAKDOWN

COLUMN 1	COLUMN 2.	. COLUMN 3	COLUMN 4	COL
Type of Contract Business Of Profession	Total Number Of Contracts	Total Approximate Bollar Awount	ESTIMATED NUMBER OF CONTRACTS TO PROJECT AREA BUSINESSES	Estimat Amount Area B
Street Lights	1	_36,000		
		31		
		. ,		
		·		
			•	
	-		-	
			·	
		·		Ŷ-
-				



mi was a sa	
The Weikel Line Co., INc	COMPANY
East Rudisill ·	PROJECT NAM
154-81	PROJECT NU
Don Waldrop	EEO OFFICEI
September 9, 1981	DATE

ESTIMATED PROJECT WORKFORCE BREAKDOWN

COLUMN 1

COLUMN 2 COLUMN 3 COLUMN 4

COLUMN 5

JOB CATEGORY	TOTAL ESTIMATE POSITIONS	NO, POSITIONS CUR- RENTLY OCCUPIED BY PERMANENT EMPLOYEES	NO. POSITIONS NOT CURRENTLY OCCUPIED	NO. POSITIONS TO BE FILLED WITH L.I.P.A.R.
OFFICERS/ SUPERVISORS	4	4		
PROFESSIONALS				
TECHNICIANS				1.2
HOUSING SALES/ RENTAL/MANAGEMENT				• •
OFFICE CLERICAL	/	· / · / ·	·	
SERVICE WORKERS				
OTHERS CONSTR	UCTION		-	
TRADE TROCK DR	3	3-		1
JOURNEYMEN				
HELPERS			.•	-
APPRENTICES				
MAXIMUM NO. TRAINEES				
OTHERS			-	
TRADE GROUNOMAN	1			
JOURNEYMEN				
HELPERS				
APPRENTICES				
MAXIMUM NO. TRAINEES				
OTHERS				
TRADE .				
				· · · · · · · · · · · · · · · · · · ·

ESTIMATED PROJECT WORKFORCE BREAKDOWN (CONTINUED)

COLUMN 1

COLUMN 2

COLUMN 3

COLUMN 4

COLUMN 5

JOB CATEGORY	TOTAL ESTIMATE POSITIONS	RENTLY OCCUPIED BY PERMANENT EMPLOYEES	NOT CURRENTLY OCCUPIED	NO, POSITIONS TO BE FILLED WITH L.I.P.A.R.
JOURNEYMEN	·			
HELPERS	· · · · · · · · · · · · · · · · · · ·			
APPRENTICES				-
MAXIMUM NO. TRAINEES				-
OTHERS				
TOTAL				·

THE WEIKEL LINE Co, INC



^{*} LOWER INCOME PROJECT AREA RESIDENTS, INDIVIDUALS RESIDING WITHIN THE SECTION 3 DETERMINED PROJECT AREA BOUNDARIES WHOSE FAMILY INCOME DOES NOT EXCEED 90% OF THE MEDIAN INCOME IN THE STANDARD.

Suggested" Format

CONTRACTOR'S LIST OF FEDERAL AND MON-FEDERAL WORK IN BID CONDITION AREAS

Bir	CONDITION AREA FT. WAYN	E, _N CONT	ractor's Name & Nur	BER THE WELK	EL LINE	- Co
		I, FEDERALLY-Assist	FFF	T.D. # 3		
	RESPONSIBLE FEDERAL AGENCY	PROJECT NAME & LOCATION*	CONTRACT/PROJECT NUMBER		PERCENT COMPLETE	PROJECTED COMPLETION DATE
1)	NONE AT	PRESENT tin	i E	Market We	L LINE COMMING	:
2)				NC NC	NOV. 14	
3)	÷			N. A.	DIANA	
4)				-		
5)						-
	•	II, Non-Federal	CONTRACTS		"	
		CONTRACT/PROJECT NUMBER	DOLLAR AMOUNT	PERCENT COMPLETE	PROJECTED DA	COMPLETION TE
1)	6. T. E. HOBSON RD	2304-722561	33,000	0/0	ONKI	vonn
2)	· · · · · · · · · · · · · · · · · · ·					
3)						1
4)		1		Y		

PROJECT NO. 154-81

Contractor and E.E.O. Officer	* Trades Employed	Work Force	Total	** N	Ι	0	
LINE CO		Foremen	2		· .		L
LINE CO	OPERA FOR'S	Journeymer			·	<u>;</u>	Ļ
- '	SPEKA TORES	Apprentice	es				1
1		Trainees			<u> </u>	1	_
7./		Laborers				1	1
NALDROP						:	L
WALDRO					i		_
						1	1
						1	Г
	- (2) -2	Foremen				i	
	PRUCK PRIVER-	Journeymen	1 / !		í	i	T
	TRUCK PRIVER- GROUNDMAN	Apprentice		/		1 .	T
!	GROUND MAN	Trainees				1	1
	Ø 10 -	Laborers				1	T
					!	1	T
			1			1	T
						1	Ť
					1	1	Ť
	and the second second	Foremen			i	1	
		Journeymen	2				Ť
i	6ROUND MAN	Apprentic			i .		Ť
	O . •	Trainees	/				÷
#C		Laborers			, -		÷
		Haborers			i -		+
-					<u>'</u>		+
					·	1	÷
					<u> </u>	17	÷
		Foremen				1	1
		Journeyme:	n .		,	1	1
		Apprentic			<u>' </u>	1	╁
		Trainees	cs .		1		+
					-		+-
		Laborers			-	-!	+
						<u> </u>	+
					!	-	+
	*				!		+
	ani in the state of the state o					i	1
	MINITED LINE COMMINICALINATION OF THE PARTY	Foremen					4
	WHIT KEL CO MILL	Journeyme		i	1		_
	CORPORATE	Apprentic	es	ľ	<u> </u>	<u> </u>	_
	IN CTIAL SE	Trainees			!	i	į.
•	E Comment	Laborers			!	1	i.
	INC. NOV. 14 M		!		!	1	1
•	LINE CONTRACTOR AND			!			1

9-9-81

1. APPLICABILITY

The Project or Program to which the work covered by this Contract pertains is being assisted by the United States of America and the following Federal Labor Standards Provisions are included in this Contract pursuant to the provisions applicable to such Federal assistance.

2. MINIMUM WAGE RATES FOR LABORERS AND MECHANICS

All laborers and mechanics employed upon the work covered by this Contract shall be paid unconditionally and not less often than once each week, and without subsequent deduction or rebate on any account (except such payroll deductions as are made mandatory by law and such other payroll deductions as are permitted by the applicable regulations issued by the Secretary of Labor, United States Department of Labor, pursuant to the Anti-Kickback Act hereinafter identified), the full amount due at time of payment computed at wage rates not less than those contained in the wage determination decision of said Secretary of Labor (a copy of which is attached and herein incorporated by reference), regardless of any contractual relationship which may be alleged to exist between the Contractor or any subcontractor and such laborers and mechanics. All laborers and mechanics employed upon such work shall be paid in cash, except that rayment may be by check if the employer provides or secures satisfactory facilities approved by the Local Public Agency or Public Body for the cashing of the same without cost or expense to the employee. For the purpose of this clause, contributions made or costs reasonably anticipated under Section 1 (b) (2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of Section 5.5(a)(1)(iv) of Title 29, Code of Federal Regulations. Also for the purpose of this clause, regular contributions made or costs incurred for more than a weekly period under plans, funds, or programs, but covering the particular weekly period, are deemed to be constructively made or incurred during such weekly period.

3. UNDERPAYMENTS OF WAGES OR SALARIES

In case of underpayment of wages by the Contractor or by any subcontractor to laborers or mechanics employed by the Contractor or subcontractor upon the work covered by this Contract, the Iscal Public Agency or Public Body in addition to such other rights as may be afforded it under thin Contract shall withhold from the Contractor, out of any payments due the Contractor, so much thereof as the Loval Public

Agency or Public Body may consider necessary to pay such laborers or mechanics the full amount of wages required by this Contract. The amount so withheld may be disbursed by the Local Public Agency or Public Body, for and on account of the Contractor or the subcontractor (as may be appropriate), to the respective laborers or mechanics to whom the same is due or on their behalf to plans, funda, or programs for any type of fringe benefit prescribed in the applicable wage determination.

4. ANTICIPATED COSTS OF FRINGE BENEFITS

If the Contractor does not make payments to a trustee or other third person, he may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably articipated in providing fringe benefits under a plan or program of a type expressly listed in the wage determination decision of the Secretary of Labor which is a part of this Contract: Provided, however, the Secretary of Labor has found, upon the written request of the Contractor, that the applicable standards of the Davis-Bacon Act have been ret. The Secretary of Labor may require the Contractor to set aside in a separate account assets for the meeting of obligations under the plan or program. A copy of any findings made by the Secretary of Labor in respect to fringe benefits being provided by the Contractor must be sub-itted to the Local Public Agency or Public Body with the first payroll filed by the Contractor subsequent to receipt of the findings.

- OVERTIME COMPENSATION REQUIRED BY COMPENSIVE WORK HOURS AND SAFETY STANDARDS ACT (76 Stat. 357-360: Title & U.S.C., Sections 327-332)
- (a) Overtime requirements. No Contractor or subcontractor contracting for any part of the Contract work which may require or involve the employment of laborers or mechanics, including watchnen and guards, shall require or permit any laborer or mechanic in any workweek in which he is employed on such work to work in excess of 8 hours in any calendar day or in excess of 10 hours in such work week unless such laborer or mechanic receives compensation at a rate not less than one and one-half times his basic rate of pay for all hours worked in excess of 8 hours in any calendar day or in excess of 40 hours in such work week, as the case may be.
- (b) Violation: liability for unpaid wages liquidated damages. In the event of any violation of the clause set forth in paragraph (a), the Contractor and any subcontractor responsible therefor shall be liable to any affected employee for his unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States for liquidated damages. Such liquidated damages hall be computed with respect to each individual laborer or mechanic employed in violations of the clause set forth in paragraph (a), in the sum of \$10 for each calendar day on which such employee was required or permitted to work

in excess of 8 hours or in excess of the standard workweek of l_i 0 hours without payment of the overtime wages required by the clause set forth in paragraph (a).

- (c) Withholding for liquidated demarcs. The Local Public Agency or Public Body shall withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor, such sums as may administratively be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for liquidated damages as provided in the clause set forth in paragraph (b).
- (d) <u>Subcontracts</u>. The Contractor shall insert in any subcontracts the clauses set forth in paragraphs (a), (b), and (c) of this Section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts which they may enter into, together with a clause requiring this insertion in any further subcontracts that may in turn be made.

6. EMPLOYMENT OF APPRENTICES/TRAINEES

Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed and individually registered in a bona fide apprenticeship program registered with the U. S. Department of Labor. Manpower Administration, Bureau of Apprenticeship and Training. or with a State Apprenticeship Agency recognized by the Bureau. or if a person is employed in his first 90 days of probationary employment as an apprentice in such an apprenticeship program. who is not individually registered in the program, but who has been certified by the Bureau of Apprenticeship and Training or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen in any craft classification shall not be greater than the ratio permitted to the contractor as to his entire work force under the registered program. Any employee listed on a payroll at an apprentice wage rate, who is not a trained as defined in subdivision (b) of this subparagraph or is not registered or otherwise employed as stated above, shall be paid the wage rate determined by the Secretary of Labor for the classification of work he actually performed. The contractor or subcontractor will be required to

furnish to the contracting officer or a representative of the Wage-Hour Division of the U.S. Department of Labor written evidence of the registration of his program and apprentices as well as the appropriate ratios and wage rates (expressed in percentages of the journeyman hourly rates), for the area of construction prior to using my apprentices on the contract work. The wage rate paid apprentices shall be not less than the appropriate percentage of the journeyman's rate contained in the applicable wage determination.

- Trainees. Except as provided in 29 CFR 5.15 trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification, by the U. S. Department of Labor, Manpower Administration, Bureau of Apprentice and Training. The ratio of trainees to journeymen shall not be greater than permitted under the plan approved by the Bureau of Apprenticeship and Training. Every trainee must be paid at not less than the rate specified in the approved program for his level of progress. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Bureau of Apprenticeship and Training shall be paid not less than the wage rate determined by the Secretary of Labor for the classification of work he actually performed: The contractor or subcontractor will be required to furnish the contracting officer or a representative of the Wage-Hour Division of the U. S. Department of Labor written evidence of the certification of his program. the registration of the trainees, and the ratios and wage rates prescribed in that program. In the event the Bureau of Apprenticeship and Training withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined. rate for the work performed until an acceptable program is approved.
- c. Equal Employment Opportunity. The utilization of apprentices, trainces and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR Part 30.

7. EMPLOYMENT OF CERTAIN PERSONS PROMIBITED

No person under the age of sixteen years and no person who, at the time, is serving sentence in a penal or correctional institution shall be employed on the work covered by this Contract.

8. REGULATIONS PURSUART TO SO-CALLED "ARTI-KICKBACK ACT"

The Contractor shall comply with the applicable regulations (a copy of which is attached and herein incorporated by reference) of the Secretary of Labor, United States Department of Labor, made pursuant to the so-called "Anti-Kickback Act" of June 13, 1934 (48 Stat. 948: 62 Stat. 862; Title U.S.C., Section 874: and Title 10 U.S.C., Section 276c), and any amendments or modifications thereof, shall cause appropriate provisions to be inserted in subcontracts to insure compliance therewith by all subcontractors subject thereto, and shall be responsible for the submission of affidavits required by subcontractors thereunder, except as said Secretary of Labor may specifically provide for reasonable limitations, variations, tolerances, and exemptions from the requirements thereof.

EMPLOYMENT OF LABORERS OR MECHANICS NOT LISTED IN AFORESAID WAGE DETERMINATION DECISION

Any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the Contract will be classified or reclassified conformably to the wage determination by the Local Public Agency or Public Body, and a report of the action taken shall be submitted by the Local Public Agency or Public Body, through the Secretary of Housing and Urban Development, to the Secretary of Labor, United States Department of Labor. In the event the interested parties cannot agree on the proper classification or reclassification of a particular class of laborers and nechanics to be used, the question accompanied by the recommendation of the Local Public Agency or Public Body shall be referred, through the Secretary of Housing and Urban Development, to the Secretary of Labor for final determination.

10. FRINGE BENEFITS NOT EXPRESSED AS HOURLY WAGE RATES

The Local Public Agency or Public Body shall require, whenever the minimum wage rate prescribed in the Contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly wage rate and the Contractor is obligated to pay cash equivalent of such a fringe benefit, an hourly cash equivalent thereof to be established. In the event the interested parties cannot agree upon a cash equivalent of the fringe benefit, the question, accompanied by the recommendation of the Local Public Agency or Public Body, shall be referred, through the Secretary of Housing and Urban Development, to the Secretary of Labor for determination.

The applicable wage poster of the Secretary of Labor, United States Department of Labor, and the applicable wage determination decisions of said Secretary of Labor with respect to the various classification of laborers and mechanics employed and to be apployed upon the work covered by this Contract, and a statement showing all deductions, if any, in accordance with the provisions of this Contract, to be made from wages actually earned by persons so employed or to be employed in much classifications, shall be posted at appropriate conspicuous points at the site of the work.

12. COMPLAINTS, PROCEEDINGS, OR TESTIMONY BY EMPLOYEES

No laborer or mechanic to whom the wage, salary, or other labor standards provisions of this Contract are applicable shall be discharged or in any other manner discriminated against by the Contractor or any subcontractor because such employee has filed any complaint or instituted or caused to be instituted any proceeding or has testified or is about to testify in any proceeding under or relating to the labor standards applicable under this Contract to his employer.

13. CLAIMS AND DISPUTES PERTAINING TO WACE RATES

Claims and disputes pertaining to wage rates or to classifications of laborers and mechanics employed upon the work covered by this Contract shall be promptly reported by the Contractor in writing to the Local Public Agency or Public Body for referral by the latter through the Secretary of Housing and Urban Development to the Secretary of Labor, United States Department of Labor, whose decision shall be final with respect thereto.

14. QUESTIONS CONCERNING CERTAIN FEDERAL SPATUTES AND REGULATIONS

All questions exising under this Contract which relate to the application or interpretation of (a) the aforesaid Anti-Kickback Act, (b) the Contract Work Hours and Safety Staniards Act, (c) the aforesaid Davis-Bacon Act, (d) the regulations issued by the Secretary of Labor, United States Department of Labor, pursuent to said Acts, or (e) the labor standards provisions of any other pertinent Federal statute, shall be referred, through the Local Public Agency or Public Body and the Secretary of Housing and Urban Development, to the Secretary of Labor, United States Department of Labor, for said Secretary's appropriate ruling or interpretation which shall be authoritative and may be relied upon for the purposes of this Contract.

15. PAYROLLS AND BASIC PAYROLL RECORDS OF COSTRACTOR AND SUDCONTRACTORS

The Contractor and each subcontractor shall prepare his payrolls on forms satisfactory to and in accordance with instructions to be

furnished by the Local Public Agency or Public Body. The constance. shall submit weekly to the Local Public Agency or Public Body two certified copies of all payrolls of the Contractor and of the subcontractors, it being understood that the Contractor shall be responsible for the submission of copies of payrolls of all subcontractors. Each such payroll shall contain the "Weekly Statement of Compliance" set forth in Section 3.3 of Title 29, Code of Federal Regulations. The payrolls and basic payroll records of the Contractor and each subcontractor covering all laborers and mechanics employed upon the work covered by this Contract shall be maintained during the course of the work and preserved for a period of 3 years thereafter. Such payrolls and basic payroll records shall contain the name and address of each such employee, his correct classification, rate of pay (including rates of contributions or costs anticipated of the types described in Section 1(b)(2) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made, and actual wages paid. In addition, whenever the Secretary of Labor has found under Section 5.5(a)(1)(iv) of Title 29. Code of Federal Regulations, that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in Section 1(b)(2)(B) of the Davis-Bacon Act, the Contractor or subcontractor shall maintain records which show that the commitment to provide such benefits is enforceable. that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. The Contractor and each subcontractor shall make his employment records with respect to persons employed by him upon the work covered by this Contract available for inspection by authorized representatives of the Secretary of Housing and Urban Development, the Local Public Agency or Public Body, and the United States Department of Labor. Such representatives shall be permitted to interview employees of the Contractor or of any subcontractor during working hours on the job.

16. SPECIFIC COVERAGE OF CERTAIN TYPES OF WORK BY EMPLOYEES

The transporting of materials and supplies to or from the site of the Project or Program to which this Contract pertains by the employees of the Contractor or of any subcontractor, and the manufacturing or furnishing of materials, articles, supplies, or equipment on the site of the Project or Program to which this Contract pertains by persons employed by the Contractor or by any subcontractor, shall, for the purposes of this Contract, and without limiting the generality of the foregoing provisions of this Contract, the deemed to be work to which these Federal Labor Standards Provisions are applicable.

17. INELIGIBLE SUPCONTRACTORS

The Contractor shall not subcontract any part of the work covered by this Contract or permit subcontracted work to be further subcontracted approve any subcontractor for work constraints of any applicable regulations issued by the Secretary of Labor, United States Department of Labor or the Secretary of Housing and Urban Development, to receive an award of such subcontract.

18. PROVISIONS TO BE INCLUDED IN CERTAIN STECONTRACTS

The Contractor shall include or cause to be included in each subcontract covering any of the work covered by this Contract, provisions which are consistent with these Federal Labor Standards Provisions and also a clause requiring the subcontractors to include such provisions in any lower tier subcontracts which they say enter into, together with a clause requiring such insertion in any further subcontracts that may in turn be made.

19. EREACH OF FOREGOING FEDERAL LABOR STANDARDS PROVISIONS

In addition to the causes for termination of this Contract as herein elsewhere set forth, the Local Public Agency or Public Body reserves the right to terminate this Contract if the Contractor or any subcontractor whose subcontract covers any of the work covered by this Contract shall breach any of these Federal Labor Standards Provisions. A breach of these Federal Labor Standards Provisions may also be grounds for debarment as provided by the applicable regulations issued by the Secretary of Lebor, United States Department of Labor.

Page 8 of 13 Pages

1:UD-4010 (2-76)

ATTACHMENT TO FEDERAL LABOR STANDARDS PROVISIONS

SO-CALLED "ANTI-KICKBACK ACT" AND REGULATIONS PROMULGATED PURSUANT THERETO BY THE SECRETARY OF LABOR, UNITED STATES DEPARTMENT OF LABOR

TITLE 18, U.S.C., section 874

(Replaces section 1 of the Act of June 13, 1934 (48 Stat. 948, 40 U.S.C., sec, 276b) pursuant to the Act of June 25, 1948, 62 Stat. 862)

KICKBACKS FROM PUBLIC WORKS EMPLOYEES

Whenever, by force, infinitializing, or threat of powering dismisal from employment, or by any other manner valuatever induces any preson employed in the ron-struction, prose-cution, completion or report of any public landiding or work financed in whole or in part by house or grants from the United States, to give up any part of the compossition to which he is cutified index his contract of employment, shall be fixed not more than \$5,000 or imprisoned not more than five vers, or both.

SECTION 2 OF THE ACT OF JUNE 13, 1934, AS AMENDED (48 Stat. 943, 62 Stat. 862, 63 Stat. 108, 72 Stat. 967, 40 U.S.C., sec. 276c)

The Secretary of Labor shall make reasonable regulations for contractors and subcontractors regaged in the construction prosecution, completion or required proble buildings, public works or buildings or works financed in whole or in part by loans or grouts from the United States, including a provision that each contractor and subcontractor shall furnish weekly a statement with respect to the wages paid each emplayed during the preceding work. Section 1001 of Tab 18 (United States Code) shall apply to such statements.

...xxx...

Pursonit to the aforesaid AntiStickhosk Act, the Secretary of Labor, United States Dejectment of Labor, has promulgated the regulations herinafter set forth, which regulations are found in Title 29, Smither A. Cude of Federal Regulations, Part 3. The term "this part," as used in the regulations hereinafter set forth, refers to Part 3 has above mentioned. Said regulations get as follows:

TITLE 29 - LABOR

Subtitle A - Office of the Secretary of Labor

PART 3-CONTRACTORS AND SUBCONTRACTORS ON PUBLIC BUILDING OR PUBLIC WORK FINANCED IN WHOLE OR IN PART BY LOANS OR GRANTS FROM THE UNITED STATES

Section 3.1 Purpose and scope.

This yast prescribes "antisichabek" regulations under section 2 of the Act of June 13, 1934, as amended (60 U.S.C. 2566), populsally known as the Copeland Act. This yast raphire to any contret which is subject to Federal ways standard and which is for the construction, prosecution, completion, or repair of public buildings; public works or buildings or works financed in whole or in part by losson or grants from the Philed States. The part is intended to aid in the enforcement of the minimum vage provisions of the Davis-Bagon Act and the various statutes dealing with Federally-assisted construction that contain similar minimum vage provisions, including those provisions which are not subject to Recognization Plan No. 16

(e.g., the Gillege Housing Act of 1950, the Federal Water Faliation Control Act, and the Housing Act of 1959), and in the enforcement of the covering provisions of the Contract Work Hours Standards Act whenever they are applicable to construction work. The part details the obligation of contractors and subcontractors relative to the weekly submission of statements regarding the wages paid on work covered thereby seeks both the riconstances and procedures powering the unking of psycol declaims from the wages of those employed on active work; and definitions to be returned of psyconst permissible on and two work.

Section 3.2 Definitions.

As used in the regulations in this part:

(e) The terms "landling" or "work" generally include construction at thirty as distinguished from manufacturing, training and mointenance work. The terms include, stillutual instance, buildings, structures, and improvements of all types, such as bridges, home, plants, highespay, pork-aye, streets, subcoys, tumbal, severe, mains, power-lines, pumping stations, rathespay, approxis, terminals, tocks, piere, whateves, as s, highthouses, lawys, jetties, larchwaters, power-lines, pumping stations, rathespay, approxis, celliding, blooting, exavating, eterning, and landscaping. Unless rounduited in connection with and at the site of such a building or work as is described in the foregoing entrace, the manufacture or involving or materials, atticles, suppliers, or equipment during the come of the manufacture or fundabing, or owns the materials from which they are manufactured or fundabely in at "milluling" or "work, within the meaning of the regulations in this part.

- (b) The terms "construction," "grose-ution," "completion," or "repair" near all types of work done on a particular budger or work at the site thereof, including, without limitation, altering, remodeling, paining and derorating, let transporting of naterials and supplies to or from the building or work by the employees of the construction contractor or construction subcontractor, and the manufacturing or furnishing of materials, articles, supplies, or equipment on the site of the building or work, by personarphysyl at the site by the contractor or subcontractor.
- (c) The terms "public building" or "public work" include building or work for whose construction, protecution, completion, or repair, as defined above, a Federal agency is a contracting party, regardless of whether title thereof is in a Federal agency.
- (4) The term "building or work financed in whole or in part by loans or grants from the United States" includes building or work for whose construction, prosecution, roughtion, or regist, as defined show, a popment of party directly or indirectly from funds provided by bons or grapts by a Federal agency. The term does not include building or work for which Federal actions. The term does not include building or work for which Federal actions.
- (c) Every person poid by a contrartor or subcontractor in any manner for his labor in the construction, prosecution, completion, or repair of a public building or public work or building or work financed in whole or in part by hans or grants from the United State is "employed" and receiving "wages," regardless of any contractual relationship alleged to exist between him and the real employer.
- (f) The term "any affiliated person" includes a sponse, child, parent, or other close relative of the contractor or subscitactor; a partner or officer of the contractor or subscitactor; a partner or officer of the contractor or subscontractor; a parent, subskiday or otherwise, and an officer or agent of select outportsion.
- (g) The term "Federal agency" means the United States, the District of Columbia, and all executive departments, in-dependent establishments, administrative agencies, and instrumentabilities of the United States and of the District of Columbia, including exciperations, all or substantially all of the stork of which is benefitivity owned by the United States, by the District of Columbia, or any of the foregoing departments, establishments, agencies, and instrumentabilities.

Section 3.3 Weekly statement with respect to payment of wages.

(a) As used in this section, the term "employee" shall not apply to persons in classifications higher than that of laborer or mechanic and those who are the immediate supervisors of such employees.

- (b) Excl. contractor or informitrative registed in the construction, proceeding, completion, or reput of any public hubbling or public work, or building or such financed in whole or in part by bonous ground from the United States, alsoft family each suck, a statement with respect to the suggested each of its complexes registed in each covered by 23 CFE. Tatto 3 and 3 during the preceding weekly psycoll probab. This state near fall the executed by the contractor or radioons tenture or by an authorized officer or engloper of the contractor or documentarity despectives the pyractic of successful shall be on form WIL 34B, "Statement of Compliance", or one in dended form on the back of WIL 34T, "Exp off (Fee Contractors Optimal Dey") or many form with identical searting. Single-capies of WIL 34T and WIL 34B may be obtained from the Convenient contracting or sponsoring agency, and copies of these forms may be purchosed at the Convenient Printing Office.
 - (c) The requirements of this section shall not apply to any contract of \$2,000 or less.
- (d) Upon a written finding by the head of a Federal agency, the Secretary of Labor may provide reasonable limitations, variations, tolerances, and exemptions from the requirements of this section subject to such conditions as the Secretary of Labor may specify.

[29 F.R. 95, Jan. 4, 1964, as amended at 33 F.R. 10186, July 17, 1963]

Section 3.4 Submission of weekly statements and the preservation and inspection of weekly payroll records,

- (a) Early workly salarment required mode; § 3.3 hall be delicated by the contractor of submittative, within seven days after the regular payment later of the pay off period, to a representative of a Federal or State again; in charge at the site of the building or work, or, if there is one representative of a Federal or State again; at the site of the building or work, and if there is one representative, within such time, to a Federal or State again; contracting force if fouring the building or work. After an extraction of the state of the building or work. After an extraction of the state of the state again of a representative of the state of t
- (4) Early contrast to or advountance shall preserve his weekly parall records for a period of three years from date of completion of the contract. The pay off records shall set out as variety and completely the name and address of each Bourg and mechanic, his correct classification, rate of pay, daily and weekly number of hours worked, deductions made, and actual weeks paint. Such payed for each shall be made available at all times for inspection by the contracting officer or his authorized representatives and by authorized representatives and by authorized representatives and by authorized representatives af the Popertunat of Lakor.

Section 3.5 Payroll deductions permissible without application to or approval of the Secretary of Labor.

Deductions made under the circumstances or in the situations described in the paragraphs of this section may be mide without application to and approval of the Secretary of Labor:

- (a) Any deduction made in compliance with the requirements of Federal, State, or local law, such as Federal or State withholding income taxes and Federal social security taxes.
- (i) Any deduction of some personnel, pall to the employer as a boso file perjagment of sogre when not begre, used it made without distant to interect. A "boso file perjagment of sogre is considered to lace been usake only when radius its enjohabrit has been advanced to the person employed in such manner as to give him camplete freedom of disposition of the advanced touch.
- (c) Any deduction of amounts required by court process to be paid to another, indess the deduction is in favor of the contractor, subcontractor or any affiliated person, or when collaboration exists.

- (2) Any delaction conditioning a contiliation and held of the person employed to fund, citabilitied by the supplyer or representatives of employees, or both, for the propose of possible; either from a incipate immense of both, nucleid on representatives of employees, or both for the propose of possible; and incipate land, as a consideration of the foregoing, or memployment benefit, varieties pay, savings accounts, or disability, or for insocance to provide any of the foregoing, or memployment benefit, varieties pay accounts, or incipate and consideration of the consider
- (c) Any disturtion contributing toward the purchase of United States Defense States and Bonds when voluntarily authorized by the employee.
- (f) Any deduction requested by the employer to enable him to repay found to at the parchase shares in credit unions organized and operated in accordance with Federal and State credit union statutes.
- (g) Any deduction voluntarily authorized by the employer for the making of contributions to governmental or quasi-governmental agencies, such as the American Red Gross.
- (b) Any deduction soluntarily authorized by the employer for the making of contributions to Community Chests, United Givers Funds, and similar charitable organizations.
- (i) Any deductions to pay regular union initiation fees and membership does, not including fines or special accessments: Drawled, however, that a reflective logarising agreement between the contractor or subcontractor and representatives of its employees provides for such deductions and the deductions are not otherwise perfoliable (b) has.
- (j) Any deduction not more than for the "resonable rost" of board, before, or other facilities needing the requirements of section 3(m) of the Fair Labor Standard-Act of 1930, as amended, and Lat 33) of this title. When such a deduction is made the additional records required onlier § 510.25 (p) of this title halls Leep.1.
- Section 3.6 Payroll deductions permissible with the approval of the Secretary of Labor.

Any contractor or subcontractor may apply to the Secretary of Labor for permission to make any deduction not permitted under § 3.5. The Secretary may grant permission whenever be finals that:

- (a) The contractor, subcontractor, or any affiliated person does not make a profit or benefit directly or indirectly from the deduction either in the form of a commission, dividend, or otherwise;
 - (b) The deduction is not otherwise probibited by law;
- (c) The deduction is either (1) solutatily concerted to by the employer is estimated in absorce of the period in which the work is to be done and such consent in not a condition rither for the challing of employment or its continuouse, or (2) provided for in a Jona falle collective largining agreement between the contractive or substitutes for and representatives of its employees and.
 - (d) The deduction erves the convenience and interest of the employee,

Section 3.7 Applications for the approval of the Secretary c! Liber.

Any application for the making of payroll deductions under § 3.6 st. If comply with the requirements prescribed in the stollarding paragraphs of this section:

- (a) The application shall be in writing and shall be addressed to the Secretary of Labor.
- (b) The application shall identify the contract or contracts made reduct the work in question is to be performed. Permission will be given for deductions only on specific, identified contracts, except upon a showing of exceptional circumstances.
- (c) The application shall state affirmatively that there is compliance with the standards of forth in the provisions of § 3.6. The affirmation shall be occompanied by a full statement of the fact, in decading such compliance.
- (d) The application shall include a description of the proposed deduction, the purpose to be served thereby, and the classes of laborers or mechanics from whose wages the proposed deduction would be made.
- (e) The application shall state the name and business of any third person to whom any funds obtained from the proposed deductions are to be transmitted and the affiliation of such person if any, with the applicant.

Section 3.8 Action by the Secretary of Labor upon applications.

The Secretary of Labor shall decide whether or not the requested defaction is permissible number provisions of § 3.6; and shall notify the applicant in writing of his decision.

Section 3.9 Prohibited payroll deductions.

Deductions not elsewhere provided for by this part and which are not found to be permissible under § 3.6 are prohibited.

Section 3.10 Methods of payment of wages.

The payment of wages shall be by cosh, negotiable instruments possible on demand, or the additional farms of compensation for which ideductions are primisible under this part. No other medical of payment shall be recognized on work subject to the Copeland Act.

Section 3.11 Regulations part of contract.

All contracts made with respect to the construction, proceeding, 1, 22-20, or repair of any public holding or public works or buildings or such financial in whole or in part by loss or greats from the United States covered by the regulations this part shall expressly hind the contractor or subcontractor to comply \$455, such of the regulations in this part as may be applicable. In this regard, see \$5.5 (o) of this subglice.

U.S. DEPARTMENT OF HOUSING AND DREAM DEVELOPMENT COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM

CONTRACTOR'S CERTIFICATION CONCERNING LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS

Appropriate Recipientl:			DATE	9-9-81
Karen King Williams			PROJE	IT NUMBER (If any) 154-81
Community Developmen	ıt &	Plánning		ST Rudisill
l. The undersigned, having executed a conti		The City	of Fo	rt Wayne
				-
	for the	construction of the	above-id	entified project, acknowledges that:
(a) The Labor Standards provisions are i	nclude	I in the aforesaid co	entract;	
 (b) Correction of any infractions of the a any lower tier subcontractors, is his 			ing infra	ctions by any of his subcontractors and
2. He certifies that:				
of the Secretary of Labor, Part 5 (29 amended (40 U.S.C. 276a-2(c)). (b) No part of the aforementioned contractor or any firm, corporation, p.	et has b	eral of the United S Part 5 Jor pursuant t een or will be subc tip or association in	tates pur o Section ontracted which s	suant to Section 5.6(b) of the Regulations 3(a) of the Davis-Bacon Act, as to any subcontractor if such sub-
. He agrees to obtain and forward to the afo				
including those executed by his subcontra Concerning Labor Standards and Prevailir He certifies that: (a) The legal name and the business address The Weikel Line Box 278	of the u	nd any lower tier su Requirements executive and any sub- indersigned are:	tute SE	tors, a Subcontractor's Certification Newson Decontractors. LINE CONTRACTOR
Woodburn, IN 4	6797		₹X 19	777 👯
(b) The undersigned is:		r	William IND	NAMA MARINE
(1) A SINGLE PROPRIETORSHIP			ndian	
(2) A PARTNERSHIP		(4) OTHER ORGAN	NOITASII	(Describe)
(c) The name, title and address of the owner,	partner	s or officers of the un	dersigned	ere:
NAME		TITLE		4 ADDRESS
. Don Weikel	Pre	esident /		RR L Ward Road Woodburn, IN 46797
Don Waldrop	Vic	e-President.		9230 Wayne Trace Fort Wayne, IN
				•)
	l			#IUD-1421 (6-7

SMAIL	YOUNESS .	HATURE OF INTERPSET
NONE		
(c) The names, addresses and trade classific a substantial interest are III name, so sta	ations of all other building construction	contractors in which the undersigned has
NAME	ADDRESS	· TRADE CLASSIFICATION
NONE		
Date September 9, 1981	THE WEIK	EL LINE CO., INC (Contractor)
	By Was	Waldrow

WARNING

Don Waldrop, V-Pres.

U.S. Criminal Code, Section 1010, Title 18, U.S.C., provides in part: "Whoever, ... maker can't when perpetitions any statement, knowing the same to be false shall be fined not more than \$5,000 or injurged and those these years, or both the control of the

eritorica was incompara

FOWER ROUTEMENT OPERATORS (CONT'D)

O'nt, iv - wiscre 145 Capacity or Lens: Trench Michine Cutting 227 had under: Nart Tracter with least than Held Yard bucket and O'ld 'Attuchment Except Dack Hock Lens Held Yard bucket and O'ld 'Attuchment Except Dack Hock Lens Held Yard Sucket and O'ld 'Attuchment Except Dack Hock Lens Held Yard Submidder Date Park Track Cane Orlivers: Bracer; Mock Cruchers; One Drum Machine; One Als Compressor; Capacite Turp; Guntle Machine; All Trugger; Truck Cane Orlivers; Mock Elevators When Used Hor Housing Asterial; Two to Four Capacity Held House Held Ho

Cranes with Booms from 13) ft. to 199 ft. Including Jib Receive Additional 5.75 Per Nour Cranes with Boom over 199 ft. Including Jib Receive Additional \$1.25 Per Nour

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the Labor standards contract clauses (29 CTR, 5,5 (3)(1)(1)).

modification mrs, dated may 2, 10 modification mrs, dated June 13,1980

SUPERSUDUAS DUCISION

STATE: Indiana COUNTIES: *See below Ductision Humburn: INSO-2015 On Thir bate of Publication Supercedea Decision No.: INT9-2006, dated June 22, 1979 in PR 36683 DESCRIPTION OF MORK: Neary and Highway Construction Projects

*Statewide, except Lake, LaPorte, Porter and St.

	Besic	L	Fringe Bene	Fringe Benefits Payments		
	Hourly Reles	нан	Pensions	Vocation	Education and, or Appr. Tr.	
ARPENTERS: Jamper, Newton and Starke Counties Elkhart County James 2 Bartholomew (Camp Atter- bury), Boone, Fountain,	13.53	.75 P0	.82 -90-	:	.15	
Hamilton, Hancock, Hendericks, Johnson (except licks, Johnson (except Edinburg), Marion, Mon- typonery, Morgan (except Wathington), Parke (ex- cept portion lying west of a line south and north running through Jessup, Mosedale, "Carbondale, and Poland), Putnam, Vermillion (north of the		•		,		
south city limits of Summit Grove) and Warren Counties Remainder of State of	12.80	.75	.70		.03	
Indiana	11.93	.70	.70		.05	
MENT MASONS: dams, Allen, DeKalb, Noble, Steuben and Whit- ley Counties frown, Jackson, Jefferson, Jennings, Lawrence, Orange	10.85	.75	.80		.02	
Scott & Washington Cos. Benton (Bastern 2/3), Carroll, Cass, Clinton, Fountain (Bastern 1), Howard, Jasper (South- ein 2/3), Migmi, Nont-	11.00					
domery, Newton (South- eastern 2/3), Tippe- cance, Warren (Bastern 2/3), & White Cos.	10.75	.60-	.75		.'	

	Basie		Fringe Bone	lits Paymen	syments		
	Hourly Rotes	нан	Pensions	Vecation	Education and/or Appr. Tr.		
asper (Northeastern portion of Co. west to, but not including Wheat- field), Pulaski (North-							
ern 2/3 of Co.), & Starke Counties Ulton, Marshall & Pu-	12.75	1.00	1.00		.06		
laski (Sk) Counties * lackford, Delaware, Grant, Huntington, Jay,	11.23	.85	.80	-	.04		
Randolph, Wabash, & Wells Counties	10.75	.60	r.80	-			
lark, Floyd, & Harrison Counties	9.88	1.00	.70		.04		
LaGrange Counties LaGrange Counties cone, Hamilton (South- ern k of Co., North to the new Ste. Indiana	12.28		.30		.02		
Hwy f32 incl. Nobles- ville), Hancock (south- ern & western part, north to but not incl. Wilkin- son & east to, but not incl. Fortville), Hend- ricks, Johnson, Marion &		.•					
Morgan (Northern & of Co.) Counties rawford, Dubois, Perry,	11.16	.75	.75		.04		
Posey, Spencer, Vander- burgh, & Warrick Cos. freene & Sullivan Cos. familton (Northern & of Co.), Hancock (Eastern	12.30 12.05	.85	1.00		-04		
4 of Co.), Henry, Madison & Tipton Cos, Newton (Northern 1/3) Co.	11.66	.65 .90	.50 .60		.08		
Rush, Union & Wayne Cos.	10.35		1.60				

	Basie		Fringe Bene	fits Paymen	16
	Heurly Rotes	HEM	Pensions	Vacation	Education and/or Appr. Tr.
less, Gibson, Knox, rtin & Pike Cos. y, Owen (extreme west- n part of Co.), Parke,	11.05	.80	.80		
tham, Vermillion, & go Cos. WORKERS:	10.20	.60	.25		
mms, Allen, Blackford, Kalb, Delaware (North- stern 1/3 of Co.), Grant kcluding S/W portion), ntington, Jay, Koscluske W portion incl. Warsaw), Grange (Eastern i of 1,1, Noble, Randolph (N. itt of Co. excluding ion City but including inchester), Steuben,		-	•		
bash, Wells & Whitley unties hart, Pulton, Kosciusko em. of CoJ, LaGrange stern 4 of CoJ; Mar- all, Pulaski & Starke,	12.35	1.00	1.70		.02
ounties	11.95	1.00	1.98		.03
per (Northern % of), & Newton Countles it, Crawford, Ployd, irrison, Jackson (South- n % of Co.), Jefferson, nnings (Southern % Co.), Lawrence (South- n 2/3 of Co.), Martin astern % of Co.), Orange	13.62	•90	1.66		.09
unties ion County	12.00	1.40	1.45		.06

	<u> </u>				
•	Bosle		Fringe Brne	lits Paymon	16
	Hourly Rotes	нам	Pensions	Yesellen	Education and/ar Appr. Tr.
Bartholomew, Boone: (Southerestern j of Co.), Broad No., Clinton (Eastern 1/3 of Co.), Broad No., Clinton (Eastern 1/3 of Co.), Broad (March (March 1/3 of Co.), Franklin (NM Tip of Co.), Granklin (NM Tip of Co.), Jonaines (Morthern hof Co.), Johnson, Lawrence (Co.), Johnson, Lawrence (Co.), Johnson, Lawrence (Co.), Johnson, Lawrence (Co.), Johnson, Lawrence (March 1/2 of Co.), Johnson, Lawrence (March 1/2 of Co.), excluding Green (March (March 1/2 of Co.), excluding Green (March (March 1/2 of Co.), excluding Green (March 1		1.00	1.95		.05
Benton, Boone (Northwestern § of Co.), Carroll, Cass, Clinton (Western 2/3 of Co.), Fountain, Jasper (Southern § of Co), Miami, Montgomery, Tippecanoe,			1.55	•	203
Warren, & White Counties Payette (Eastern % of Co.), Randolph (Rem. of Co.), Union (N 2/3 of Co.),	12.24	1.00	1.65		.02
% Wayne Counties liny, Daviess, Greene, Knox, Lawrence (North- wentern 1/6 of Co.), Parke, Putnom (Western & of Co., including Green- cantle), Sullivan, Ver-	12.36	1.00	1.45		.06
million, & Vigo Counties Dearborn, Decutur (Rastern & of Co), Franklin (Remainder of Co.), Ohio, Ripley, Switzerland, &	11.85	1.00	2,30		.10
Union (Southern 1/3) Cos.	13.00	1.00	1.45		.03

	•				
	Basie		Fringo Bene	lits Paymen	ts.
	Hously Rotes	нан	Pensions	Vecation	Education and or Appr. Tr.
PAINTERS:				 	-
Adams, Allen, DeKalb, Grant, Huntington, LaGrange					
Noble, Steuben, Wabash, Whitley & Wells (Northern					1
4 of Co. to & incl. Bluf- fton):					
Brush, Paperhangers;	1				1
Rollers & Tapers	9.90	.60	.85	1	.12
'Sandblasters; Spray	10.90	.60	.85	1	.12
Bartholomew, Decatur,	ì		1	1	1.
Jackson & Jennings-Cos.:			l		
Brush; Roller & Steel	9.45		.50		1
Spray	10.45		.50		
Benton, Clinton, Fountain, Montgomery, Putnam			l	1	1
(except City of Green-	l l			,	1
castle) Tippecanoe. &	ľ		ĺ	1	1
Warren Cos.: .				l l	
Brush; Roller	11.25	.70	1	1	1
Structural Steel	11.50	.70	ł	١.	1
Sandblasting	12.25	.70	f		1
- Spray Blackford, Cass, Delaware,	14.52	.70	1	1	1
Fulton, Howard, Jay,					1
Madison, Miami, Tipton,			l .		1
& Wells (to the South				1	1
· city limits of Bluffton)			1	1	
Countiesr			١.	1	ł
Brush	10.80		. 80	1	1
Spray Boone, Hamilton, Hancock,	11.80		•60	}	Í
Hendricks, Johnson,				1	
Marion, Morgan (North &				1	
of Co.) & Shelby Cos.:			١.		į.
Brush	11.24	.78	.48		1
Spray	12.24	.78	.48		
Brown, Monroe, Morgan					1
(excluding North & of					
Co.) & Owen Cor.:			,		
Brush	8.90			.30	
Structural Steel	9.65			.30	
Spray	5.90			.30	

	Bosle		Fringe Bene	fits Paymen	ts	1		Bosle		Fringe Bene	lits Paymen	15
	Hourly Rotes	RAW	Pensions	Yocalion	Education and/or Appr. Tr.		•	Hourly Rotes	наж	Pensions	Yecation	Education and/or Appr. Tr.
Carroll, Jasper, Newton, & White Counties: Brush Sandblasting; Sign & Spray Clark, Crawford, Floyd, Harrison, Jefferson, Scott, & Washington Counties: Brush	9.83	.79	.60		.05	*	Dubois, Perry, Pike, Posey, Spencer, Vanderburgh & Warrick Counties: Brush Spray Elkhart, Kosciusko, Mar- shall, Pulaski & Starke Counties:	13.05	.80 .80	.40	,	
Spray Clay & Putnam (City of Greencastle) Cos.:	10.28	.35	.20		.03		Brush Drywall Taping & Finish; Paperhangers;	10.44		.40		15.00p/s
Brush; Drywall; Paperhang- er; Pointing & Taping Brush-Steel; Roller	9.00 9.50						Spray & Vinyl Fayette, Franklin, Henry, Randolph, Rush, Union	10.34		.40		15.00p/
Drush-Swing Stage Spray Spray-Steel	10.05 10.25 10.50						& Wayne Counties: Brush Sandblasting: Spray Structural Steel:	9.35				
Sandblasting; Spray-Swing Stage aviess, Gibson & Knox Cos.:	10.75						Scaffold over 30 ft. Laurence, Martin & Orange	9.60				
Brush up to 30' Brush over 30' Spray up to 30' Spray over 30' carborn, Ohio, Ripley &	10.55 11.35 11.55 12.35	.55 .55 .55					Counties: Brush; & Structural Steel Parke, & Vermillion Cos.: Brush Spray	9.00 10.65 12.15	·		.50	
Switzerland Counties: Brush; Roller; Wallwashing; Drywall Taping & Finish; Paperhanging & Vinyl;							Greene, Sullivan & Vigo Counties: Brush Spray	11.25 12.25				
Seamless Floors & Finish- ing Floors; Sanding Sundblasting & Steam Clean Spray; Epoxy	11.50 11.50 12.00						Structural Steel up to 30' Structural Steel 30' to 100'	11.50 12.25				
Tanks, Elévators, Bridges, Steeples over 40 ft.	12.60						Structural Steel over	13.25	,			
		'		-			`					

LIVERY, CAPITE LL, 1980 / Notices

GROUP 3

GROUP 4

GROUP 5

.09

.09

Acre. Te.

.00

		Bosic		Fringe Bene	lits Poymen	13
LABORERS: HEAVY CONSTRUCTION	* HIGHWAY	Hously Rotes	нан	Pensions	Vacation	Education and/ar Appr. Tr.
GROUP 1	•	9.00	.85	.75		.09

.75

LABORERS

GROUP 1 - Carpenter Tender; Chainman; Construction Laborers; Continuous Steel Rod or Mat Installer: Fence Erector: Grade Checker: Guard Rail Erector; Joint Man (Mortar, Mastic & all other Types); Lighting Installer; Lineman for Automatic Grade Maker or Paving Machine: Mortar Man; Multi-plate Erector: Rip-Nap Installer: Road Marking & Delineation Laborer; Rodman; Setting & Placing of All Precast Concrete Products; Spraying of Hooky, Curing compound or Like Material; Survey Crew Man; Wire Mesh Layer; Sign Installation, Including Supporting

Structures GROUP 2 - Air Tool, Power Tool, & Power Equipment Operator; Asphalt Lute Man; Asphalt Raker Man; Batch Truck Dumper; Cement Handler (Bulk or Bag Cement); Chain Saw Man; Concrete Conveyor Assembly Man; Concrete Puddler; Concrete Rubber; Concrete Saw Operator; Core Drill Operator; Hand Blade Operator; Hydro Seeder Man; Motor Driven Georgia Buggy Operator; Power Driven Compactor or Tamper Operator; Eye Level; Power Saw Operator; Pumperete Assembly Man; Scaler Applicator for Asphalt, Toxic; Side Rail Setter - For Sidewalks, Side Ditches, Radii & Pavements; Spreader Box Tender: Straw Blower Man; Subsurface Drain & Culvert Pipe Laver: Transverse & Longitudinal Hand Bull Float Man; Bridge Hand Rail Erector; Laborers Instrument Man; Screed Man or Screw Man on Asphalt Payer; Rebar Installer; Sandblaster Man; Setting & Placing Prestressed or Precast Concrete Structural Members GROUP 3 - Horizontal Boring & Jacking Man; Jackman & Sheetman;

Pine Grade Man: Winch & Windlass Operator GROUP 4 - Conduit Installer; Cutting Torch Burner; Laser Beam Aligner; Welders (Electric or Oxy-Acetylene); Sewer Pipe Dayer; Water Line Installer; Manhole Erector

GROUP 5 - Air Track & Wagon Drillman; Concrete Pinisher; Dynamite & Powder Man

LABORERS: SEWER, TUNNEL, & WATER CONSTRUCTION

	7.011E 2	ZDUE 2A	2015 3	ZONE 4	2045.5
dtil 5-9:80	Bosic Hourly Roles	Bosic Hourly Rotes	Bosie Hourly Rotes	Casie Hourly Rotes	Basic Sicurly Rates
GROUP 1 GROUP 2 GROUP 3 GROUP 4 GROUP 5	9.20 .9.35 9.40 -9.50 10.05	9.00 9.15 9.20 9.30 9.85	9.00° 9.15 9.20 9.30 9.85	9.20 9.35 9.40 9.50 10.05	9.40 9.55 9.60 9.70 10.25
CRCUP 6: A. B. C. D.	9.40 9.55 10.00 9.50	9.20 9.35 9.80 9.30 •	9.20 9.35 9.80 9.30	9.40 9.55 10.00 9.50	9.60 9.75 10.20 9.70
		Fringe Bene	fits Dayment		
	HAV	Pensions/	Vocation	Education and/or	

ZONES

ZONE 1: Jasper, Lake, L. Porte, Newton, Porter, & Starke Counties

(Excluded from this/schedule) ZONE 2: Elkhart & St. Joseph Counties

ZONE 24: An Rosciucko, LaGrange, & Marshall Counties ZONE 24: Rosciucko, LaGrange, & Marshall Counties - ZONE 3: Benten, Blackford, Boone, Carroll, Cass, Clinton, Delaware, Fayette, Fulfon, Grant, Hamilton, Rancock, Henry, Howard, Jay, Madison, Miami, Montgomery, Pulaski, Randolph, Rush,

Tippecanor, Tipton, Union, Wayne, & White Counties ZONE 4: Marion & Shelby Counties

ZONE 5: Bartholomew, Brown, Clark, Clay, Crawford, Daviess, Bearborn, Decakur, DuBois, Floyd, Fountain, Franklin, Gibson, Greene, Harrison, Hendricks, Jackson, Jefferson, Vennings, Johnson, Emox, Lawrence, Martin, Monroe, Morgan, Olivo, Orange, Ouen, Parke, Perry, Pike, Posey, Putnam, Ripley, Contt, Spencer, Sullivan, Switzerland, Vanderburgh, Vermillion, Vico, Warren, Warrick, & Warhington Counties

GROUP 1 - Carpenter Tender; Chainman; Construction Laborers; Continuous Steel Rod or Mat Installer; Fence Erector; Grade Checker; Guard Rail Erector; Joint Man (Mortar, Mastic & all other Types); Lighting Installer; Lineman for Automatic Grade Maker or Paving Machine; Mortar Man; Multi-plate Erector; Rip-Rap Installer; Road Marking & Delineation Laborer; Rodman; Setting & Placing of All Precast Concrete Products; Spraying of Epoxy, Curing compound or Like Material: Survey Crew Man: Wire Mesh Layer; Sign Installation, Including Supporting Structures

GROUP 2 - Air Tool, Power Tool, & Power Equipment Operator; Asphalt Lute Man; Asphalt Raker Man; Batch Truck Dumper; Cement Handler (Bulk or Bag Coment); Chain Saw Man; Concrete Conveyor Assembly Man; Concrete Puddler; Concrete Rubber; Concrete Saw Operator; Core Drill Operator; Hand Blade Operator; Hydro Seeder Man; Motor Driven Georgia Buggy Operator; Power Driven Compactor or Tamper Operator; Eye Lavel; Power Saw Operator; Pumperete. Assembly Man: Sealer Applicator for Asphalt, Toxic: Side Rail Setter - For Sidewalks, Side Ditches, Radii & Payements: Spreader Box Tender: Straw Blower Man; Subsurface Drain & Culvert Pipe Layer: Transverse & Longitudinal Hand Bull Float Man: Bridge Hand Rail Erector; Laborers Instrument Man: Screed Man or Screw Man on Asphalt Paver; Rebar Installer; Sandblaster Man; Setting & Placing Prestressed or Precast Concrete Structural Members GROUP 3 - Horizontal Boring & Jacking Man; Jackman & Sheetman; Pipe Grade Man; Winch & Windlass Operator GROUP 4 - Conduit Installer; Cutting Torch Burner; Laser Beam

Aligner; Welders (Electric or Oxy-Acetylene); Sewer Pipe Layer; Water Line Installer; Manhole Erector GROUP 5 - Air Track & Wagon Drillman: Concrete Finisher: Dynamite & Powder Man

GROUP 6 - A. Bottom Man: Concrete Man

B. Concrete Headman

C. Miner or Header Man D. Mucker & Tunnel Laborer

Adams, Allan, DoKalb, Huntington, Noble, Stouben Muntington, Noble, Stouben		Beste		Fringe Bene	fits Paymen	11
Muntington, Noble, Stouben Wobash, Kolts, & Whitley Counties Alf Tool Operators; Jackhammora; Top Laborers; Noll Point Leadman 9.00		Hourly Rotes	HAW	-Pensions	Yesotian	ond/er
hammors; Top Laborers; Woll Point Leadman 9.00 85 .75 .09 Hollayer Tender 9.20 85 .75 .09 Hollayer Tender 9.20 85 .75 .09 Hollayer Tender 9.30 85 .75 .09 BC111 Monr Dynamite Hen; Powderman Tere Air Tunnel & Caisson Work: Mincrs 9.80 85 .75 .09 Workers & Tunnel Laborers 9.80 85 .75 .09	Muntington, Noble, Steuben, Wabash, Wells, & Whitley					
Powderman	hammers; Top Laborers; Well Point Leadman ipelayer Tender ipelayer ir Track Drillers; Wagon	9.20	.85	.75		.09
Minors 9.80 .85 .75 .09 Muckers & Tunnel Laborers 9.25 .85 .75 .09	Powderman Pree Air Tunnel & Caisson	9.85		.75	· ·	.09
	Miners Muckers & Tunnel Laborers	9.25	.85	.75		.09
			٠.			
		• ,		-		
					- 1	
		- 1	- 1			1.

DUCISTON NO. INSO-7015			Fringe Dene	lits Paymen	ls .
ODCINION NO. INSU-2015 POWER EQUIPMENT OFFICENCES (Heavy & Highway Construction)	Bosic Hourly Roles	W & H	Pensions	Vocation	Education and/er Appr. Tr.
Adams, Allen, Benten, Bleekford, Crroll, Cass, Clinton, Dekalb, telavare, Fayette, Grant Hamilton, Hancock, Henry, Howard, Hunting- ton, Jay, Johnson, Kadican, Warion, Miani, Randolph, Rush, Schly, Steuben, Tippecance, Tip- ten, Union, Wabash, Wayne, Hells, Khite, & Whitey Counties					
GROUP II GROUP IV	\$12.44 11.13 10.46 9.29	.75 .75 .75	.65 .65 .65		.10 - .10 - .10 -
Elkhart, Fulton, Jasper, Kosciu- sko, LaGrange, Marshall, Newton, Noble, Pulaski, & Starke, Cos.:					
GROUP II GROUP III GROUP IV	11.26 9.95 9.28 8.11	1.25 1.25 1.25 1.25	1.35 1.35 1.35 1.35		.08 .08 .08
Bertholosew, Brown, Clark, Crawford, Derborn, Decatur, Duboin, Floyd, Franklin, Gibson, lairtsen, Jackson, Jefferson, Jersense, Hartin, Obja Drango, Perry, Pike, Posey, Riplay, Scott, Sjencer, Switzerland, Yanderbusgh, Warrick, & Machington Counties.					
GROUP II Ju mod 2 GROUP II Ju mod 2 GROUP II JU G 13-80 GROUP IV GROUP IV GROUP IV	12.56 11.25 10.58 9.41	.50	.80 .80 .80	-	80.
Sreene, Hendricks, Knox, Monroe, Unitgomery, Morgan, Oven, Parke, Putnam, Sullivan, Vermillion, Vinc. & Warren Counties:					
CHOM: 111 CHAM: 11 CHAM: 11	12.36 11.05 10.38 9.21	. 75 .75 .75	.75 .75 .75	,	80. 80. 80.

Group I: Air Compressors in Hamifold with throttle valve: Asphalt Plant Engineer; Auto Grade or similar type machine; Auto Patrol; Buckhoe on Farm type Tractor, 45 B.P. and over: Bailast Regulator (R. R.); Bituminous Mixer: Bituminous Paver; Bituminous Plant Engineer: Bull Dozer: Caisson Drilling Machine; Cherry Picker - 15 ton or over: Chin Surender: Concrete Nixer 21 cu. ft. or over: Core Drilling Machine: Crane or Derrick with any attachment including clamshell, dragiine, shovel, backhoe, etc.; Dredge Engineer; Dredge Operator; Drilling Machine on which the drill is an integral part: Earth Hover - rubber tired (paddle wheel, 619, 631, . TS-24 or similar type): Earth Hover, rubber tired - tandim (50 cents per hour additional for each bowl); Elevating Grader; Fork Lift (10 ton or over): P.C.C. Formless Paver: Gradull: Gravel Processing Plant (Portable): Operator of Guard Rail Post Driver: Highlift Shovel - 1-1/2 cu. vd. or over; Hoist (2 drums and over); Helicopter - Crew; Hydraulic Bood Truck; Keystone (Skimmer Scoop); Loader - self-propelled (Belt-chain Wheel); Locomotive Operator: Mucking Bachine: Panel Board Concrete Plant (Central Hix type); Paver-Hetherington: Pile Driver - Skid or Crawler: Road Paving Mixer; Rock Breaking Plant; Rock Crushing Plant (portable); Roller -Asphalt, Waterbound Macadam: Bituminous Macadam, Brick Surface: Beller with Dozer Blade: Root Rake, Tractor Mounted: Self-propelled Widener: Stupp Remover, Tractor Hounted; Surface Heater and Planer; Tandem Push Tractor (50 cents per hour additional): Tractor - Beam, Winch or Hee Head: Tractor -Push: Tractor Kounted Spreader: Tree Mover: Trench Machine (over 24"): Tug Boat Operator: Well Drilling Bachine: Winch Truck with A-Frame: Tractor

POWER EQUIPMENT OPERATORS

Group 2: Air Compressor with throttle walve or. Cleve: Brooks type combination, Dackfiller, Back like on Farm type Tractor, under 51 H.P.; Bull Float; Cherry Picker under 13 ton: Chip Spreader (self-propolled); Comcrete Puny; Comercto leks Depressor : independently operated; Comerce Spreader - power driven; End Loader under 1-1/2 eu. yd.; Exavating Loader - portable; Finishing Machine and Dull Float; Guntler Hachine; Head Greaser; Hechanic; Heah or Steel Piseer; Wultiple Tamping Machine (R.R.); P.C.C. Connorce Bult Flaer; Full Grader - power control; Enfrigarating Kachine - freezing operation; Ross Carrier; Sheepfoot Boller (self-propelled); Tamper - Multiple Vibrating - Asphat, Uaterbound Headam, Bluminous Macadum, Brick Surface; Trench Hachine 24" and under; Tulie Float; Volgder POWER FOUITHENT OPERATORS ' (Cont'd)

3 of 3

Group 3: Assistant Plant Naplacer; Asse Paver (Acress or shullar type meaning) Consorter Whishing Haching: Concrete Nist of less than 21 cm. (1.; Curb Mediting Farm Tractor : Including Farm Tractor : Actual tractor in the Statements every losebles and Including High Iffe and londers of leve yd. eapacity or less; Piroman (on boller); Hoist (one drum); Operator, 5 pieces of micro equipment; Paving Hracher; Power Eroom, self-propelled, Roller (Earth and Sub-base moterial); Subrry Seal Naching Spile Nachine (R.R.); Tamper - Nutlight Wibrating, Earth and Sub-base material); Throttle Valve, Throttle Valve

Group & Air Compressor; Assistant to Engineer - Older; Automatic Dry batch Plant; Bluminous Distribute; Bluminous Patching Tamper; Belt Spreader; Broom and Belt Machine; Chair Cart (self-propelled); Golran Type Screen; Conveyor (portable)) Beck Mangh Diggre Post Niele (power driven); Pork Lift - under 10 ton; Porm Grader; Form Tamper (moiser driven); Pork Lift - under 10 ton; Porm Grader; Form Tamper (moiser driven); Plyirs Seeder; Hechanics Tendor; Nechanical Hecker; Operator 1 thru 4 pes of minor equipment; Duttors of ribacar (Nicot Bois; Power Curins Spriying Machine; Power Say - Concrete (gover driven); Dup Hill; Pull Port (power Dry); Depart (power Dry)

NECTON .	N/O	. TWOO 2015	

GROUP IV

DECISION NO. INBO-2015						
	Basic	Fringe Benefits Payments				
POWER EQUIPMENT OPERATORS (Tunnel & Sewer Construction)	Heurly Retes	II & W	Pensions	Yecation	Education and/ar Appr. Tr.	
AJams, Allen, Blackford, DcKalb, Huntington, Jay, Steuben, Wells, & Whitley Counties: GROUP II GROUP II GROUP II	\$12.44 11.13 10.46	.75 .75 .75	.65 .65		.10	
• GROUP IV Benton, Carroll, Cass, Clinton, Delaware, Fayette, Fulton, Grant, Hamilton, Hancock, Henry,	9.29	.75	.65		.10	
Housed, Johnson, Madison, Martion Minmi, Randolph, Rush, Shelby, Tippecanoc, Tipton, Union, Wabash, Wayne & White Countless CROUP I GROUP III	12.50 11.50 9.60	.55	.65 .65		.10	

CLASSIFICATIONS

croin 11 Aff Compressor (pressuring Shafts, Tumeals and Divers) Air Tumper; Nato Nartol; make Filler; Backbook; piono Cat; Doring Nachine; Buil Dozec; Caisson Heilling Nachine; Cherry Picker; Compactor (ulth dozer blade) concrete Plain; Marchine; Caisson Concrete Plain; Concrete Pump; Crame uith all attachment; Crame - electric overhead; Dorrick; Daul Purpose Teuch (plains higher) plain; Machine; 103 and ower; produce; Elevators (whem holeting material or tools); Fock Lift; Doraless Daver; Concrete (passer to five laders or Compressors); Crambia; Holetopiter; Heileopter Winch Operator; High Lift; Front End Laders; Machine; Pamel Hoard Concrete Plant; Dajing Plachmid on Job Step Hackbook; Machine; Pamel Hoard Concrete Plant; Teach Concrete; Fine type; John Honer Fisch Heckhon; (E.H.), or and Laifel; Carabite Concrete; Tacetor with Auchbon; [1/2] year and over; Tecch Hox - your Concrete Concrete Life Lift; Machbon; Lift; Hackbook; (1/2) year and over; Tecch Hox - your Concrete Concrete Life Lift; Carabite Carabic, Lift; Machbon; Lift; Hackbook; (1/2) year and over; Tecch Hox - your Carabic Carabic Carabic Carabic Lift; Machbon; Lift;
Group 2: A-Frame Truck; Datcher Plant (Automatic-Dry Datch); Dending Machine - Power delvon; Bituminous Mixer; Mituminous Paver; Bituminous Plant Engineer; Dootsmaj Bull Float; Competer or Tamper; solitoring palled Concrete Mixer (21 cu. ft. or over); Concrete Shreader - power palled Concrete Mixer (21 cu. ft. or over); Concrete Shreader - power Nachine and Bull Float (Float Shall P); Delling Intelline Flinish Machine and Bull Float (Float Shall P); Delling House - Flin Flinish Machine and Bull Float (Float Shall Paper); P.C.C. Concrete Belt Placer; Buller - Apphalt, Jones and Sub Baner; Rotary Brill; Sheepsfoot Maller - self-propelled; Spreader or Baner; Rotary Brill; Sheepsfoot Maller - self-propelled; Spreader or Baner; Rotary Group Shall (Float Sheepsfoot Maller - self-propelled); Spreader or Baner; Rotary Group Sheepsfoot Maller - self-propelled; Spreader or Baner; Rotary Group Sheepsfoot Maller - self-propelled; Spreader of Baner; Rotary Group Sheepsfoot Maller - self-propelled; Spreader of Baner; Rotary Group Sheepsfoot Maller - self-propelled; Spreader of Baner; Rotary Group Sheepsfoot Maller - self-propelled; Spreader of Baner; Rotary Britany Sheepsfoot Maller - self-propelled; Spreader of Baner; Rotary Britany Sheepsfoot Maller - self-propelled; Spreader of Baner; Rotary Britany Sheepsfoot Maller - self-propelled; Spreader of Baner; Rotary Britany Sheepsfoot Maller - self-propelled; Spreader of Baner; Rotary Sheepsfoot Maller - self-propelled; Spreader Sheepsfoot Maller - self-propelled; Spreader Sheepsfoot Maller;

Group 31 Afr Compressor (210 cu. ft. and owed) altuminous Distributor; Chaif Catt; Concrete Curing Nachine; Concrete Saw Dope Pot, power opitated; Flex Plane; Form Grader; Mydrohamer; Jacks - Hydraulic, power driven; Hinor Employant Operator 2, 3, 4 or 5; Paving Joint Nachhair; Post Hole Digne; Moller, earth; Throttle Valve; Track Jack, power driven; Tractor, farm type; Truck Crane Drive Tractor,

Group 4: Mir Compressor (less than 210 cu. [t.]; Concrete Mixer (under 21 cu. (t.]; Conveyor; Generator; Machanical Meater; Oiler; Power Drocs; Puwp Medding Yachine: Tenders

POWER EQUIPMENT OPERATORS (Sewer, Tunnel, & Water Construction)

Group 1 Group 2 Group 3

Winch Truck

Barthelenev, From, Clark, Crawford, Dearborn, Decatur, Dubois, Floyd, Dronbiin, Ilborn, Hartion, Jacken, Jefferson, Jenaings, Lawrence, Martin, Ohio, Orango, Perry, Piko, Poccy, Ripley, Scott, Spencer, Suttagrland, Yanderburgh, Warrick, & Washinrhon Gountles

Bosic		ts		
Houly Roles H&W		Pensions	Vacution	Education and/or Appr. Tr.
\$10.25 9.15 7.91	.40 .40 .40	.45 .45 .45		.00 .00

DECISION NO. INSO-2019

MASSIFICATIONS

Group 1: A-Frame Wineh Truck; Air Compressor, 900 cu. ft. and over: Air Tugger: Auto-grade (CMI); Auto Patrol: Backhoe; Bullast Regulator (RE); Datcher Plant (electric control concrete); Rending Machine (Pipe); Eituninous Plant: Bituminous River Travel Plant: Bituminous Paver: Roller: Dulldozer; Cable Way; Chicago Boom; Clamphell; Congrete Mixer (21 cu. ft. or over); Concrete Paver; Concrete Pump (Crete); Crane; Craneman; Crusher Plant; Derrick; Derrick Boat; Dinkey; Done Pots (Pipeline); Dranline; Dredge Operator; Dredge Engineer; Drill Operator; Elevating Grader; Ele-Valor; Ford Noe (or similar type equipment); Forklift; Formless Faver; Guntry Crane; Gradeall; Grademan; Grout Pump; Helicopter Grew; Hetherington Paver: Highlift: Hoist: Hopto: Hough Loader (or similar type); Hydre: Crane; Bydro Hammer; Locomotive Crane; Locomotive; Hechanie; Hobile Himer; Motor Crane; Mucking Machine; Multiple Tamping Machine (RR); Overhead Crane; Pile Driver; Pulls; Push Dozer; Push Boats; Roller (Sheepfoot); Ross Carrier; Scoop; Shovel; Side Boom; Swing Crane; Tail Boom; Tar Hachine (Pineling); Throttle Valve; Tower Crane; Trench Machine; Welder, heavy duty; Truck Mounted Concrete Pump and Drill: Well Point; Whirleys

Group 2: Air Compressor (up to 900 cu. ft.); Brakenary Bull Float; Concrete Hisker (over 100 and under 215); Contrete Spreader or Puddler; Drek Enginer Electric Vibrator Compactor (earth or reed); Finithing Machiner Firemany Greacer (on grease familities servicing heavy englapent); Material Dump; Motor Boats; Portable Louder; Poet Hold Higger, Power Ercon, Mock Poller; Mollerwohble wheel Gearth and rock); Spike Hachiner (NN); Seazon Tiller; Spreader Rock; Sub-grader; Tumping Machiner, Welding Machine; Widener (Appece or similar tyre)

Group 3: Bituminous Distributor; Coment Gun; Concrete Sav; Conveyor; Deck Hond Oller; Drill Tender; North Roller; Form Greder; Cherator; Cuard Hail Driver; Meater; Oller; Maving Joint Machine; Steam Jenny; Truek Crane Oller; Vibrator; Maker Duno DECISION NO. INSC-2015 PONEN EQUIPMENT OPERATORS

POWER EQUIPMENT OPERATORS (Tunnel & Sewer Construction Frince Benefits Poyments Boone, Clay, Daviess, Foun-Basic tain, Greene, Hendricks, Hourly Education Rotes HAW Pensions Vecetien Knox, Monroe, Montgomery, Appr. Tr. Morgan, Owen, Parke, Putnam, Sullivan, Vermillion, Vico, & Warren Counties: GROUP T 13-15 -55 -75 -00 GROUP II 13.05 -55 :75 708 GROUP III -55 -75--00 GROUP IV 8.00 -55 .75 .08

CLASSIFICATIONS

CROUP I Master Mechanies

CROUP II Utility Operator

Which or Hydraulle Russ Truck

GROUP III Power Cranes; Dranlines; Derricks; Electric Overhead Cranes; Shovels; Gradall; Mechanics; Repair and Maintenance of all Equipment; Tractor Highlift: Fork lifts: Tournadozer: Mixer over 165 Capacity: Tournamixer: Two Drum Machine or Two Care Hoists: Cableways: Tower Machines; Motor Patrol; Boom Tractor; Boom or Winch Truck; Truck Crane; Tournabull: Tractor operating Scoops: Eulldozer: Push Tractor: Finishing Machine on Aschalt: Large Rollers & Rollers on Asphalt: Gravel: Macadam and Brick Surface; Boss Carrier or similar Machine; Gravel Processing Mathine; Asphalt Plant Engineer or Pug Mill; Two Air Compressors; Netherington Paver Operator: Farm Tractor with half Yard bucket and/or Back Noc Attachment: Trench Machines cutting over 24"! Dredging Equipment: Central Mix Plant Engineer; CMI or similar type Machine; Concrete Spreader; Cherry' Picker: Standard or Dinkey Locomorives: Seponmobiles: Euclid Loader: Soil Comunt Machines: Back Filler: Elevating Machine: Power Blade: Asphalt Plant Engineer: Well Drilling Machines: Paint Machine: Pipe Cleaning Hackines: Pipe Wropping Hachine: Pipe Bending Machine: Apsec Paver; Boring Machine; Tractor Without Winch: Head Touloment Greasers: Barber Green Loaders. Formless Paver; Well Point System Hydra Ax; Resco Concrete Saw; Marine Scoops: Brush Hulcher: Brush Burner: Hesh Placer: Tree Movey: Helicapter Crew (3); Pile Driver Skid or Graylers Stunn Removers Root Rakes Tue Boat ' Operator; Refrigerating Machine Freezing Operator; Chair Cart - Self Propelled; Bydra Seeder; Straw Blower; Concrete Mixers with Skip; all one Brum Buints with Tower or Bugg: Bredge Engineer: Bredge Gerator: Rock Spreader: Truck or Skid Hounted Tower Crane: Engine or Eack Crusher Plant: Boiler Operator; Concrete Plant Engineer; Loaders; Hydra Crane Calasons; Shaft or .nny similar type Drilling Machinet Concrete Curb Hacking - Self Propelled:

CROUP IV Mixers 14S empacity or less: Trench Machine cutting 24" and under: Youn Tractor with less than half yard bucket and other Attachments excent Back Noc. Truck Crane Otler; Power Subgrader; Bull Float; Yora Grader; Fin-Ifshing Machine; Pavement Breaker; Rock Crushers; One Drum Machine; One Air Compressor; Concrete Pump; Cunite Nachine; Air Tonzers: Truck Crane Drivers! House Elevators when used for hoisting Material; Two to Four Generators or Welding Machine: Mechanized Hepters irrespective of Motor Power when used for temporary heat; Small Rollers on Earth; Engine Tenders; Firemen; Wagon Drill; Flexplane; Conveyor; Two to Four Water Pumps; Siphon and Pulsometer; Switchman on Paint Pots; Fireman on Asphalt Plants; Distributor Operator on Trucks; Tampers; Power Brown; Post Hole Digger; Self-propelled Concrete Saw; Striping Machine (Motor Driven): Form Tamper: Seamon Tiller: Bulk Cement Plant Equipment Greaser: Track Jack; Hud Jack; Concrete Buggies motor driven; Oilers; Barrel; Type Mixer; One Welding Machine or One Water Pump; Air Valves or Steam Valves from Plant; Concrete Mixers'without Skip; Curing Machine; Concrete & Blackton Curb Machine: Deck Hands

Crines with booms from 149 ft. to 199 ft. including jib. receive additional

Cranes with boom over 199 ft, including job receive additional \$1.25 per hour.

DECISION NO. INSO-2015

Croup 1

Croup 2

Croup 3

Group 4

rower Equitment Operators (Tunnel & Sever Construction) Jasper, Newton, Pulaski, & Starke Counties

Fringe Benefits Payments Beste Housty Education Rates H & W Pensions Veretien nad/as Appr. Tr. \$1.10 \$1.10 \$13.20 .05 12.70 1.10 1.10 .05 11.15 1,10 1,10 -05 10.15 1.10 1.10 .05

CLASSIFICATIONS

Group 11 Mechanicy Asphalt Planty Autogrades Datch Ninaty Denote (requires two engineers) Boiler and Tractile Vaivey Broing instance in (Uniting Machine) Calsson Migs; Central Redimis Planty Combination Baschboo, Front End Loader with Bathboo Burnel, ower 1/2 cau, yd.; Coolination Tuyger (Bort and Air Compressor; Carpierson and Throtties Comercts Brooker Gruck Bounted) Concrete. The Committee of the Committee o

Group 2: Agrhalt Spreader; Boller; Bulldourg; Cochinellon Bachhor, Frostend Lodor vill harbhon busker, 17 cm, yf, and under Grader; Elevating; Greater Duylner; Group (in harbher) with all this shorts or front Endinader; Bolt; autecatic Cockey Orlillay Inchiners; Bolt; all clevators; Bolt; and Tuggor; alogic drum; boat Bolt pigger; Boltra; all; Scoops - tractor dram; Bono Crubers; Tworshoull; Michi Tureks

Group 3: Concrete Hisro (2 hay and over); Conveyor, portable, Siema Generatory, Tracetore, Gara and Gaillar Hyre, Alf Congressor - small, 150 and under (1 ho 5 not, he exceed a total of 360 ft.); Alf Congressor - layer, over 150 foxful-nation - small positions of the second a total of 360 ft.); Alf Congressor - layer, over 150 foxful-nation - small positions of the second secondary; Power 16 to 3 not to exceed a total of 360 ft.); Almoy, Mell Points Melling Machina (2 Microsoft Signature) and the second secondary for the secondary for the secondary for the secondary of the secondary delection (2 Microsoft Signature).

Group 4: Heaters, Mechanical (1 to 5); Ofters & Suttelmon

DECISION NO. IN 83-2015

TRUCK DRIVERS:

CROUP J

GROUP L

CROUT A Sur Mud / CROUP C CROUP F CROU

Desle		Fringe Bras	lits Paymer	15
Rotes	H & M	Presions	Vocetion	Education and/or Appr. Tr.
2.805	31.003	37.004		
9.755	31.00a	31.003		
9.705.	31.00a	37.003		1
9.655	31.00a	37.603	r	
9.605	31,00a	37_00a	1	
9.555	31.003	_37.00a	ì	1
9.505	31.003/4	37.00a	1	ł
9.455	31,000	37.00a	ł	
9.405	31.00a	37.00a	l	
9.355	31.00a	37.00a	(
8,305	31.00a	37.603	i	
·\$.205	31.00a	37.00a	₹.	

CLASSIFICATIONS

GROUP A - Accy Wagons over 3 Buckets
GROUP B - Accy Wagons to and including 3 Buckets

GROUP C - Tandon-tándem Seni-Trucks; Truck Nochanics and Wolders; Heavy Equippent Type Water Wagen over 5,000 Callons; Tri-Axla Trucks pullin:

Till-Top Trailers; Low loys, Inadem-tandom Axle

GEOUT B - Ti-skalt Trucks: Inadem skel Truils; Equipmen not self louded or
puther loaded such as Kombring or similar humpster, Irack Truck,
Logida Bottom bong and Huy Bottom bong, Tournartollers, Tournarockers, Arbey Wagons, or stallar 'equipmen over 12 cu, yd; Tandem Axle Trucks pullo; Till-Top Trailers; Loubsys; fandem Axle

GROUP E - Tanden "Dog-Legs" Trucks; Semi-Water Trucks; Sprinkler Trucks;
Heavy Equipment Type Water Wagons 5,000 Callons & Under

- Truck Hounted Pavennet Breakers; Tanden Trecks over 15 men Payload; Single Aufe Send-Truchts; Para Tractors hulling material; Evejacent not cell loaded or Pusher loaded such as Kochring or sinilar Dungester, Track Truck, Dutil Setton Dungs and Dug Detree Dung, Tourna-cter, Track Truck, Dutil Setton Dungs and Dug Detree Dung, Tourna-ty-Setton, Tourna-cter, Albey Magons or sinilar coulseen 12 cubes 43s. 6 under; Hiser Trucks, All Types; Single Aute Trucks pulling

Tilt-Top Trailer; Louboys, Single Axlo .

- Tandem Axle Fuel Trucks; Tandea Axlo Water Trucks; Bituminous Distributor (one man)

GROUP H - Single Acid Dag-Lega; Tandam Trucks or Don Lega; Winch Trucks or A
Pranes used for Transportation; Entel Trucks Net or Dry over 3 (34m)
Sateles-Cream and Manheannes Truck Servicing Tandem Arks Trucks

CROUP 7 - Single Axie Fuel Trucks; Single Axie Water Trucks; Bitwalpous Dintributors, (two man) Single Axie Straight Trucks; Wet-or Dry 3 (360) Batches or less;

Grease & Haintenance Trucks servicing Single Axle Trucks

Chopp E - Tendern; Greasers; Tire men; Batch Board Tenders GROUP L - Pick-Up trucks

POOTHOTE: 4-PER WICK PER EDITOYER

Tri-Axle Batch

.5t

.5%

.57

.5%

. 5%

DECISION NO." THRO-2015

LINE CONSTRUCTION Statewide, except Clark, Clinto (Frankfort), Crawford, Dearborn DuBois, Floyd, Fountain, Gibson Harrison, Jackson, Jofferson, Miami (Peru & Bunker Hill Air Dase), Newton, Perry, Pike, Posev. Scott, Spencer, Switzerland Vanderburgh, Vermillion, Warren Warrick and Washington, Countie Linemen: Technicians Equipment Coerators Payder & Equipment Mechanic Groundman Truck Driver w/w Groundman Clark, Floyd, Harrison, Jackson Jefferson, Scott, & Washington Counties: Linemen: Line Truck Driver: Mechanized Equipment Operators Groundaen Crawford, DuBois, Gibson, Perr Pike, Posey, Sprncer, Vanderburgh, & Warrick Counties: Linement Line Truck Coorator Hole Diggers Cable Splicer Truck Driver

Newton County: Lincmen Fountain, Vermillion, & Warren Counties Linemen; Groundman Equipment Operator Groundman Truck Driver with Winch Groundman Truck Driver without

> 13.46 .45 31

9.98 .45 3%

8.17 .45 26.

7.79 .45 31

9.75 .45

Clinton (Frankfort Only) & Miam (Peru & Bunker Hill Air Dase Only) Counties: Linemen; Heavy Equipment Overators "A" Cable Splicers

Heavy Equipment Operators "B" Powderman; Equipment Mechanic Groundann - Truck Driver with Winch Groundean

Groundaan

Winch Groundman

Grown-hean - Truck Driver without Winch

Beste .		Fringe Bene	lits Paymen	ts
Heurly Rotes	HLW	Pensions	Vecetion	Education and/or Appr. Tr.
12.27 9.58 9.37 8.00 7.68	.45 .45 .45 .45	31 31 31 31 31		.5% .5% .5% .5%
15.20 9.42	.45 .45	3%	•	.51
13.90 12.85 12.54	.45 .45 .45	31 31 31		.5% .5% .5%
13.67	.45	31		.5%
10.53	.45	31		.51

		٠.	•		
LINE CONSTRUCTION	Beste		Fringe Bene	fits Paymen	15
sant construction	Hourly Rotes	H&W	Pensions	Vecotion	Education and/or Appr. Tr.
Dearborn & Switzerland Counties					
Up to \$ including 18 mi. radius of Hamilton Co., Court House, Cincinnati, Ohio Linemen; Operator all Mech- anized equipment operators Groundmen	13.90 10.41	.70	31+.60 31+.60		.51 .51
Over 18 up to & including 21 mi radius of Hamilton Co., Court House, Cincinnati, Ohio Linemen; Operators all Mech- anized equipment operators Groundmen	14.20 10.65	.70 .70	31+.60		.51
Over 21 up to & including 25 mi. radius of Mamilton Co., Court House, Cincinnati, Ohio Linemen; Operators all Mech- anized equipment operators Groundmen	14.30	70	31+.60		.5t .51
Over 25 mi. radius of Hamilton Co., Court House, Cincinnati, Chio Linemen, Operators all Hech- anized equipment operators Groundmen	14.45	.70 .70	31+.60 31+.60		.5%

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only . as provided in the Labor standards contract clauses (29 CFR, 5,5 · (a)(1)(!!)).

(We'r N'1925) - May 18, 1979) .
Adars, Nytks, Bradford, Carbon, Columbia, Cumberland, Dauphin,
Junicas, Aychavanna, Lancaster, Lebanon, Lehigh, Luzerne, Lycoming, Monroe, Montour, Northampton, Northunberland, Perry, Pike, Schuylkill, Sniver, Sullivan, Susquehanna, Tioba, Union, Frines Besefits Payments Wayne, Wyoming and York Counties, Pennsylvania CHANGE: Power Equipment Operate Heavy Construction ZCHE 1 Group 1 Croup 2

Schuylkill, Sneer, Sullivan,	Coste				1
Susquehanna, Tions, Union,	Hourly			1	EdyCation
	Rotes	HEA	Pensions	Yocation	d'nd/or
Wayne, Wyoming and York	L			1	Appr. Tr. '
Counties, Pennsylvan				7	
			ł	/	
CHANGE:	1	1	1		1 1
Power Equipment Operator	j	1	Į.	/	1 1
Heavy Construction	1	1	ł	V	1 1
ZCNE 1	1	1	\ \ \ \ \ \	1	1 1
Group 1	\$13.14	7.9%	10.37	١.	1.87
		7.97			
Croup 2	12.85		19.37.		1.67.
Group 3	11.97	7.9%	10.37.	8 -	1.8%
Group 4	13,-20	7.9%	10.37		1.67.
Group 5	10.72	7.97.	10.3%		1.87,
Group 6	9.80	7.92	10.3%		1.87
Group 7	13.37	7.0%	10.37		1.67
Group 7-A	13.64	97	10.37.	- 8	1.87.
Group 7-B	13.89	7,9%	10.37.		1.87.
ZONE II	1		1	-	1
Group 1	13.15	7.9	10.3%		1.87
Group 2	12/90	7.97	10.37		1.87.
	12.03	7.97	10.37		1.67
Group 3	111.26				
Group 4 .		7.9%	10.37	8	1.87. >
Group 5	10.49	7.9%	10,37	8	1.87.
Group 8	9.88	7.9%	10.37	a	1.87
Group 7	13.44	7.9%	10.3%	a	1.87
Group 7-A	13.69	7.97.	10.37.	a .	1.87.
Group 7-B	13.93	7 . 97.	10.37.	h	1.87
				1	
Power Equipment Operators	1 1		1		1 1
Highway Construction	1 1			1	1 . 1
Group 1	11.59	7.9%	10.37.	4	1.87.
Group 2	10.75	7.97	10.37	1	1.87.
Group 3	10.24	7.97	10.37		
					1.87.
Group 4	9.80	7.9%	10.37.	۵	4.87
Croup 5	9.25	7.5%	10.37.	8	1\87,
Group 6	11.84	7.9%	10.3%		1,47.
Croup 8-A	12.09	7.9%	10.37		1.81
Croup 6-B	12,34	7,97,	10.37		1.8%
,	*****			- 1	

	Bosle	Fringe Benelits Payments			is .
• • •	Hourly Rotes	H&W	Pensions	Yacation	Education end/or Appr. Tr.
DECISION NO. IN80-2015 - ROD 71 [45 FR 24985 - April 11, 1980) Statewide, except Lake, LaPorte, Porter, & St. Joseph Counties, Indiana					
Change: Truck Drivers: Group A Group B Group E Group E Group I Group II Group I Group K Group L	\$9.805 9.755 9.705 9.655 9.655 9.555 9.505 9.455 9.405 9.205	31.50a 31.50a 31.50a 31.50a 31.50a 31.50a 31.50a 31.50a 31.50a	37.00a 37.00a 37.00a 37.00a 37.00a 37.00a 37.00a 37.00a 37.00a 37.00a 37.00a 37.00a		
Cmit: Laborers: Sewer, Tunnel, & Water Construction * Schedule					
Add: Laborers: Sewer, Tunnel, & Water Construction Schedule		٠			÷

Modification Page 23

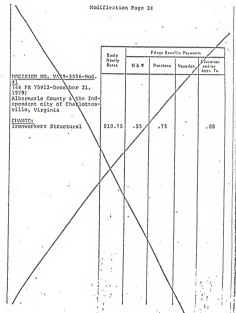
DECISION NO. IN80-2015(Cont'd) LABORERS: SEWER, TUNNEL, & WATER CONSTRUCTION

	ZCNE 2	20NE 24	ZONE 3	ZONE 4	70KF 5
-	Boste Hourly Rotes	Bosie Hourly Rotes	Bosle Hourly Rotes	Bosie Hourly Rotes	Casic Hourly Rotes
OUP 1 CUP 2 CUP 3 OUP 4 OUP 5 OUP 5 OUP 6	9.20 9.35 9.40 9.50 10.05	9.00 9.15 9.20 9.30 9.85	9.00 9.15 9.20 9.30 9.85	9.20 9.35 9.40 9.50 10.05	9.40 9.55 9.60 9.70 10.25
	9.40 9.55 10.00 9.50	9.20 . 9.35 9.80 9.30	9.20 9.35 9.80 9.30	9.40 9.55 10.00 9.50	9.60 9.75 10.20 9.70
		Filoge Bene	lits Payment	1	
	H&W.	Pensions	Vecetion	Education and/or Appro Tro	
	.85	.75		.09	1

ZONES

- * ZONE 1: Jasper, Lake, LaPorte, Newton, Porter, & Starke Counties (Excluded from this schedule)
 - ZONT 2: Elkhart Co.
 - ZONE 2A: Kosciusko, LaGrange, & Marshall Counties
 - ZONE. 3: Benton, Blackford, Boong, Carroll, Cass, Clinton, Delaware, Fayette, Fulton, Grant, Hamilton, Hancock, Henry, Howard, ay, Madison, Marion, Miami, Montgomery, Pulaski, Randolph, · junties

 - 20NT Junties
 20NT Junties Company China (Jay Crusford, Dearborn, Junties Challenger, Martin, Groene, Bartison, Chila Groene, Bartison, Chila Challenger, Bartin, Monroe, Nogra, Li F. W. Jonnings, Johnson, Lawrence, Martin, Monroe, Nogra, Li F. Grango, Owen, Parke, Perry, Putnan, Ripley, Scott. Sull vs., Switzerland, Vermillion, 190, Warren, & Wash joon acids
 - "NE 5: D viess, DuBois, Gibs., Will Wike, Posey, Spencer,
 - Vanderburgh, & Warriet Would



PROIDING POATO-1115 - Med. #3	Bosie		Fringe Bene	lits Payment	./
Chatham Courty, Georgia	Hourly Rotes	H & W	Pensions	Vocation	Education and as Appr. Tr.
Boilermakers	\$11.75	1,275	1.10		.014
protetor #5470-1112 - Fra. #2 (b) FR #1307 - November 13, 1977 Richmond County, Georgia		/.			
Boilermakers	\$11.75	1.275	1.10		با0.
Property Francicks - Prod. #1 (15 2% 3502 - April 25, 1500) Clayton, Devalb, and Pulton Counties, Georgia CTAND: Boilernakers	\$11.75	1,275	1.10		* Off

PROTECTION NO. 71/20 2015	Besie	Fringe Benefits Payments				
DECISION NO. INSO-2015 - HOD. 42 (45 FR 24985 - April 11, 1980)	Hourly Rotes	на ж	Pensions	Yecotion	Education and as Arps. Ts.	
Statewide, Except Lake, LaPorte, Porter and St. Joseph Counties						
Change:				1		
CARPENTERS: Elkhart County	\$11.88	.90	.90		.05	
CEMENT MASONS: Greene & Sullivan Cos.	12.05	.60	1.00	(.04	
Greene & Sulliven Cos. FORER SOUINENT CPERATORS: (Heavy & Hidyway Baconstead: Heavy Comments Heavy Comments Heavy Comments Heavy Comments Heavy Comments How Comments How Comments Heavy Comments	•			And the American Control of th		
GROUP I	12.34	.50	1.00		.10	
GROUP III GROUP IV POWER EQUIPMENT OPERATORS (Tunnel & Sewer Construction)	10.36	.50	1.00		.10	
Benton, Cerroll, Cass, Clinton, Delaware, Fay- ette, Fulton, Grant, Hamilton, Hancock, Hand Hand, Hancock, Hand Marton, Himmi, Randolpho Runh, Shelby, Tippcompo Tipton, Union, Wabash, Mayne, 4 White Cos.! GROUP I GROUP II GROUP II GROUP IV	12.30 11.30 9.40 8.30	.75 .75 .75	.65 .65 .65 .65		.10 .10 .10 .10	

	Boste		is .			
DECISION NO. INSO-2015-	Hourly Reies	наж	Pensions Vocation		Education and or Appr. Tr.	
POWER EDUITMENT OPERATORS: (Tunnel & Sewer (Tunnel & Sewer (Tu		.75 .75 .75	.75 .75 .75		.08	

	Bosie	Fringe Benefits Payments						
15100 NG. H179-2019 - MUD	Hourly Rates	H 2/8	Pensions	Vecetion	Education and as Appr. Tr.			
1510: No. H179-2019 - MOD 44 FR 26457 Pay 4, 1979 Jacomb, Monroe, Oskland, Jashtenaw & Wayne Counties Hehigan	- /	7.						
NANGE: PLASTERERS:	X							
Washtenaw County	\$15.37		1.30					
. /	/				-			
· / /								
/ .								
2								
9	1							
	1							
	1							

CODE: S-SKILLED
SS-SEMI SKILLED
US-UNSKILLED
IF-INDUSTRIAL FUND
PW-PER WEEK

We, the undersigned committee, being appointed to prepare a schedule of the prevailing vages to be paid in connection with, ALL CONSTRUCTION AND MAINTANANCE CONTRACTS AMARBED BY THE BOARD OF WORDS, CITY OF FT. WAYNE, INDIANA, DURING THE HONTHS OF JULY, AUGUST, AND SEPTEMBER 1981.

in compliance with the provisions of CHAPTER θ 319 of the acts of the GENERAL ASSEMBLY of HADIANA, 1935, have established a schedule as hereinafter set forth for the following trades to wit:

TRADES OR OCCUPATION	N	CLASS		RATE PER HR.	; P&V	PÈN	VAC	APP	MISC.
ASBESTOS WORKER		S	<u> </u>	15.90	.65	1.45		<u> </u>	3¢ IF
BOILERMAKER		s		16.00	1.375	1.40		3¢	-
BR ICKLAYER		s		14.41	.80	.80		. 2¢	6¢ IF
CARPENTER (BUILI	TN2)	Ś		13.40	.70	6%		2¢	4¢ IF
(HIGH		S		12.73	.80	.80		5¢	2¢ IF
CEMENT MASON		s		12.85	.75	.80		2¢	
ELECTRICIAN		S		15.75	.55	3%+.8	0	60	15¢ IF
ELVATOR CONSTRUCTOR	}	.s		15.92	1.34	1.081	8\$	3½¢	
GLAZIER		S		13.34		.40	.40	6¢	35¢ holi
IRON WORKER		S		14.20	1.00	1.85		4¢	1.00 an 2¢ IF
LABORER (BUII	DING)	S-SS US		10.20-11.2	0 1.00	.75		9¢	1
	WAY)	S-115-	SS	9.75-10.60	1.00	.75	-	9¢	
(SEW)		3-US	SS	9.75-10.60	1,00	.75		9¢	
LATHER		s		12.33		.80		10	3¢ IF
MILLWRIGHT & PILEDRI	ever .	s		13.80	.70	63		20	40 XF
OPERATING ENGINEER	(BUILDING)	3-SS US		10:45-15.50	.75	.1,00		10c	
	(HICHNAY)	S-SS-	US	10.18-13.69	.75	3.00		.10c	
	(SEWER)	3-88-	US	9.29-12.44	.75	,65		10c	
PAINTER		S		11.70-12.70	.85	1.00		12c.	12c misc
·. PLASTERER	•	s		13.48	.60	.80	٠.		
PLUMBER & STEAMFITTE	R	s		16.05	.85	1.30		7¢	7¢ 1F
.IC & TERRAZZO GR	INDER	s ·		9.50-11.50					
COFER		s		13.90		.50			
SHEETMERAL WORKER		S		15.37	-92	1.01		15¢	52¢ sasmi 17¢ IF
VILLETTE CHE WONLER		S-SS		12.31	36.50pw	1.01		150	1/0 11
MASTER	(BUILDING)	US		10.60%-11.55		41.00p			
	(HIGHWAY)	3-53-		10.21-10.81			7		

A any CLASSIFICATIONS ARE CMITTED IN THE ABOVE SCHEDGLE, THE FREVALLING WAGE SCALE SHALL BE TAID. The above and forgoing shall shall be the minimum prevailing wage scale for this project to bet by the wage scale committee, but in no way shall it prevent the contractor or sub-

properties from paying a higher rate of wages than set out in the schedule of wages on file.

ED THIS / DAY OF _____. 19 8/

REPRESENTING GOVERNOR, STATE OF INDIANA

REPRESENTING THE AWARDING AGENT.

REPRESENTING STATE A.F.L. & C.I.O.

ST. LIGHT ENGINEERING, CITY OF FORT WAY BID ANALYSIS SHEET

		AST RUDISILL BLVD.			1							
TF: S									CONTRACTORS			
	9/9/8	1 RES. NO	1-81		The Weike	The Weikel Line Co, I & G Excavating Inc. T & F Construction Con		-				
QUAN.		MATERIAL DESCRIPTION	ENGR. ESTIMATE	EXTENSION	UNIT BID	TOTAL BID	UNIT	TOTAL BID	UNIT	TOTAL	UNIT	· TOTAL
63			\$ 66.00	\$ 4,158.00	\$ 65.00	\$ 4,095,00	\$ 64.00	\$ 4,032,00				
63			\$ 37.50	\$ 2,362.50	\$ 38.00							
.2280	L.F.	Install 3 1/C #4 Alum. wire in trench or conduit	\$ 0.50	\$ 6,140.00	\$ 0.35	\$ 4,298,00	\$ 0.29	\$ 3,561,20	\$ 0.30	\$ 3.684.00		
090				\$ 7,917.00	\$ 0.75	\$ 4,567.50	\$ 0.95	, , , , , , , , , , , , , , , , , , , ,			1	- 1
800	L.F.	under drives, streets, trees.	\$ 4.50	\$ 21,600.00	\$ 3.83	\$ 18,384.00	\$ 3,90	\$ 18,720.00	\$ 3.00	S 14.400.00	i-	- 02
		walks, alleys, etc		1						2- :	:	***************************************
216	L.F.	Fine grading seeding & Mulch	\$ 0.45	\$ 2,797.20	\$ 0.24	\$ 1,491.84	\$ 0,24	\$ 1,491,84	\$ 0,30	\$ 1,864.80		
6	Ea.	Install 10' riser section	\$ 30.00	\$ 180.00	\$ 25,00	\$ 150,00	\$ 39,00	\$ 234,00	\$ 50.00	\$ 300,00		
				14		,						
		TOTAL BID		\$ 45,154.70		\$ 35,380,34		\$ 35,777,54		\$ 38,665,80		
		Material furnished by City		\$ 57,820.39		\$ 57,820,39		\$ 57,820,39		\$ 57,820,39		
	;	Engineering & Inspection		\$ 10,297;51	1	\$ 5,427.77	i	\$ 5,427,77	4	\$ 5,427,77	Į.	110 000
		Labor by City Forces		1,331.50		\$ 1,331,50		\$ 1,331,50		\$ 1,331,50		
		Advertising		40.00		\$ 40.00		\$ 40,00		\$40_00		
		TOTAL CONTRACT :		114,644;10	e	\$! 100,000,00		\$ 100,397,30		\$ 103,285,46	8.	711 321-
								-			-	
		% over/under				_21 65%		10.779	•	14.00%		
-	63 63 2280 090 800	63 Ea. 63 Ea. 2280 L.F. 090 L.F. 800 L.F.	G3 Ea. Install 22' Blk.Alum. embedded Pole 4' deep-wypoleset G3 Ea. Install 72' Blk.Alum. embedded Pole 4' deep-wypoleset G3 Ea. Install 31' C 40' R Luminaire & Land Public Pole 4' deep-wypoleset G50 L.F. Install 31' C 44' Alum. wire in trench of conduit G50 L.F. Trench in earth-20' deep G50 L.F. Bore or push 1 1/2' pvc tubing under drives, streets, trees, walks, alleys, etc C51 L.F. Fine grading seeding & Mulch G5 Ea. Install 10' riser section TOTAL BID Material furnished by City Engineering & Inspection Labor by City Forces Advertising TOTAL CONTRACT	MATERIAL DESCRIPTION ESTIMATE	MAIEMAL DESCRIPTION ESTIMATE EXTENSION	MAIERIAL DESCRIPTION	MAIERIAL DESCRIPTION	STIMATE EXTENSION BID BID	MAIERIAL DESCRIPTION ESTIMATE EXTENSION BID BID	MAIERIAL DESCRIPTION ESTIMATE EXTENSION BID BID	Material Discription ESTIMATE EXTENSION BID BID	STATE STAT



THE CITY OF FORT WAYNE

CITY-COUNTY BUILDING • ONE MAIN STREET • FORT WAYNE, INDIANA 46802 board of public works

September 22, 1981

The Common Council Fort Wayne, Indiana

SUBJECT: STREET LIGHTING - RUDISILL BETWEEN LAFAYETTE AND ANTHONY, RESOLUTION 154-81.

Gentlemen and Mrs. Schmidt:

Contract for Street Lighting Improvement Resolution 154-81 has been awarded to The Weikel Line Company. This is to light East Rudisill Boulevard from Lafayette Street to South Anthony Boulevard.

The Weikel Line Company, Inc. was the low bidder at \$35,380.34. The cost of said improvement shall be paid for by Community Development ξ Planning.

Because of the award being made late in the construction season, the Board of Public Works respectfully requests "Prior Approval". Special Ordinance for formal approval will be submitted in the near future.

Sincerely,
BOARD OF PUBLIC WORKS

THOMAS W. LATCHEM, CHAIRMAN

CITY OF FORT WAYNE

Cul Mores JR.

WIN MOSES, JR., MAYOR

De Car Ry Stone Jon Musher

De James James John Musher

De James James John Musher

Attest:

Charles W. Westerman / M. Charles Westerman, City Clerk

54-4

TITLE OF ORDINANCE STREET LIGHTING IMPROVEMENT RESOLUTION 154-81, EAST RUDISILL BLVD.
DEPARTMENT REQUESTING ORDINANCE BOARD OF PUBLIC WORKS 2-81-10-21
SYNOPSIS OF ORDINANCE STREET LIGHTING IMPROVEMENT RESOLUTION 154-81, TO LIGHT THE EAST
RUDISILL BLVD. (LAFAYETTE TO SOUTH ANTHONY) WITH AN UNDERGROUND ORNAMENTAL LIGHTING
SYSTEM. WEIKEL LINE COMPANY, INC. AWARDED THE CONTRACT. PRIOR APPROVAL ACQUIRED
AND ATTACHED.
EFFECT OF PASSAGE THE LIGHTING OF THE EAST RUDISILL BLVD. (LAFAYETTE TO SOUTH ANTHONY)
AREA.
· · · · · · · · · · · · · · · · · · ·
EFFECT OF NON-PASSAGE THE ABOVE DESCRIBED PROJECT CANNOT BE COMPLETED.
× 1 2
MONEY INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$35,380.34 TO BE PAID FOR FROM
MONIES FROM COMMUNITY DEVELOPMENT & PLANNING BLOCK GRANT.
ASSIGNED TO COMMITTEE